b1682/2.2 1442. Page 1302, line 5: after "	received." insert "The amounts
collected by the department under this subsection	shall be deposited in the dry
cleaner environmental response fund.".	

b0917/2.3 1443. Page 1302, line 6: delete lines 6 to 13.

b0817/1.3 1444. Page 1303, line 20: after that line insert:

b0817/1.3 "**Section 2648c.** 292.70 of the statutes is created to read:

292.70 Indemnification for disposal of polychlorinated biphenyls. (1)

DEFINITION. In this section, "PCBs" has the meaning given in s. 299.45 (1) (a).

- (2) Indemnification agreements concerning disposal of contaminated sediments. Subject to sub. (4), the department may enter into an agreement with a municipality under which this state agrees to indemnify the municipality and its agencies, officials, employes and agents against liability for damage to persons, property or the environment resulting from the municipality's acceptance for disposal of sediments that are from the Great Lakes basin and are contaminated with PCBs, if the sediments are disposed of in a manner approved by the department.
- (3) Indemnification agreements concerning treatment of contaminated Leachate. Subject to sub. (4), the department may enter into an agreement with a municipality under which this state agrees to indemnify the municipality and its agencies, officials, employes and agents against any liability for damage to persons, property or the environment resulting from the municipality's conveyance or treatment of leachate that is contaminated with PCBs and that is from a landfill that accepts sediments contaminated with PCBs, if the leachate is treated in a manner approved by the department.

1	(4) REQUIREMENTS. The department may enter into an agreement under sub.
2	(2) or (3) only if all of the following apply:
3	(a) The agreement is approved by the governor, the attorney general, the
4	secretary and the governing body of the municipality.
5	(b) The agreement specifies a method for determining whether the
6	municipality is liable for damage described in sub. (2) or (3).
7	(c) The agreement requires the municipality to notify the department and the
8	attorney general when a claim or lawsuit to which the agreement may apply is filed
9	against the political subdivision.
10	(d) The agreement authorizes the attorney general to intervene on behalf of the
11	municipality and this state in any lawsuit to which the agreement may apply.
12	(e) The agreement requires the operator of the solid waste disposal facility or
13	wastewater treatment facility to minimize risks related to PCBs.
14	(f) The agreement authorizes the department to require the operator of the
15	solid waste disposal facility or wastewater treatment facility to operate in a manner
16	specified by the department in order to minimize risks related to PCBs.
17	(5) LIMITATION. The department may include in an agreement under sub. (4)
18	a limitation on the amount that this state will pay to a municipality under the
19	agreement.
20	(6) Immunity. This section and any agreement entered into under sub. (3) or
21	(4) may not be construed as consent to sue this state.
22	(7) REVIEW AND PAYMENT. If a claim is filed under an agreement under sub. (2)
23	or (3), the department shall review the claim to determine whether it is valid. A valid
24	claim shall be paid from the appropriation under s. 20.370 (2) (fq).".

1	*b1687/2.4* 1445. Page 1306, line 16: before "Green" insert "Beloit, the city
2	of".
3	*b1687/2.5* 1446. Page 1307, line 6: after that line insert:
4	"(e) To the city of Beloit, \$200,000.".
5	*b0901/1.1* 1447. Page 1308, line 19: delete the material beginning with
6	that line and ending with page 1309, line 11.
7	*b1839/3.32* 1448. Page 1310, line 7: after that line insert:
8	*b1839/3.32* "Section 2653v. 299.07(1)(a)(intro.) of the statutes is amended
9	to read:
10	299.07 (1) (a) (intro.) The Except as provided in par. (am), the department shall
11	require each applicant to provide the department with the applicant's social security
12	number, if the applicant is an individual, or the applicant's federal employer
13	identification number, if the applicant is not an individual, as a condition of issuing
14	or renewing any of the following:
15	*b1839/3.32* Section 2654c. 299.07(1)(am) of the statutes is created to read:
16	299.07 (1) (am) 1. If an individual who applies for the issuance or renewal of
17	a license, registration or certification specified in par. (a) does not have a social
18	security number, the department shall require the applicant, as a condition of
19	issuing or renewing the license, registration or certification, to submit a statement
20	made or subscribed under oath or affirmation that the applicant does not have a
21	social security number. The statement shall be in the form prescribed by the
22	department of workforce development.
23	2. A license, registration or certification specified in par. (a) that is issued in

reliance on a statement submitted under subd. 1. is invalid if the statement is false.

1	*b1839/3.32* Section 2654e. 299.08 (1) (a) (intro.) of the statutes is amended
2	to read:
3	299.08 (1) (a) (intro.) The Except as provided in par. (am), the department shall
4	require each applicant who is an individual to provide the department with the
5	applicant's social security number as a condition of issuing or renewing any of the
6	following:
7	*b1839/3.32* Section 2654f. 299.08(1)(am) of the statutes is created to read:
8	299.08 (1) (am) 1. If an individual who applies for the issuance or renewal of
9	a license, registration or certification specified in par. (a) does not have a social
10	security number, the department shall require the applicant, as a condition of
11	issuing or renewing the license, registration or certification, to submit a statement
12	made or subscribed under oath or affirmation that the applicant does not have a
13	social security number. The statement shall be in the form prescribed by the
14	department of workforce development.
15	2. A license, registration or certification specified in par. (a) that is issued in
16	reliance on a statement submitted under subd. 1. is invalid if the statement is false.".
17	*b1654/3.17* 1449. Page 1314, line 14: after that line insert:
18	*b1654/3.17* "Section 2683d. 301.01 (2) (b) of the statutes is amended to
19	read:
20	301.01 (2) (b) Any resident of a secured correctional facility, as defined in s.
21	938.02 (15m), or of a secured child caring institution, as defined in s. 938.02 (15g) or
22	a secured group home.
23	*b1654/3.17* Section 2684d. 301.01 (3k) of the statutes is created to read:

1	301.01 (3k) "Secured child caring institution" has the meaning given in s.
2	938.02 (15g).
3	*b1654/3.17* Section 2685d. 301.01 (3m) of the statutes is created to read:
4	301.01 (3m) "Secured correctional facility" has the meaning given in s. 938.02
5	(15m).
6	*b1654/3.17* Section 2686d. 301.01 (3p) of the statutes is created to read:
7	301.01 (3p) "Secured group home" has the meaning given in s. 938.02 (15p).
8	*b1654/3.17* SECTION 2687d. 301.01 (4) of the statutes is amended to read:
9	301.01 (4) "State correctional institution" means a state prison under s. 302.01
10	or a secured correctional facility, as defined in s. 938.02 (15m), other than the
11	Mendota Juvenile Treatment Center operated by the department.
12	*b1654/3.17* Section 2688d. 301.027 of the statutes is amended to read:
13	301.027 Treatment program at one or more juvenile secured
14	correctional institutions facilities. The department shall maintain a
15	cottage-based intensive alcohol and other drug abuse program at one or more
16	juvenile secured correctional institutions facilities.".
17	*b1744/3.3* 1450. Page 1314, line 22: after "social security number" insert
	5111200 1 ago 1011, mo 11, acom 100 mo 11, aco
18	"or any personal identifying information, as defined in s. 943.201 (1) (b), of an
18 19	
	"or any personal identifying information, as defined in s. 943.201 (1) (b), of an
19	"or any personal identifying information, as defined in s. 943.201 (1) (b), of an individual who is not a prisoner".
19 20	"or any personal identifying information, as defined in s. 943.201 (1) (b), of an individual who is not a prisoner". *b1654/3.18* 1451. Page 1315, line 8: after that line insert:
19 20 21	"or any personal identifying information, as defined in s. 943.201 (1) (b), of an individual who is not a prisoner". *b1654/3.18* 1451. Page 1315, line 8: after that line insert: *b1654/3.18* "Section 2690d. 301.03 (10) (d) of the statutes is amended to

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1	regarding case planning, the release of juvenile offenders from juvenile secured
2	correctional institutions facilities or secured child caring institutions to aftercare
3	placements and the transfer of juveniles to the Racine youthful offender correctional
4	facility named in s. 302.01 as provided in s. 938.357 (4) (d).
5	*b1654/3.18* SECTION 2691d. 301.03 (10) (e) of the statutes is amended to
6	read:
7	301.03 (10) (e) Provide educational programs in all secured correctional
8	facilities, as defined in s. 938.02 (15m), other than the Mendota Juvenile Treatment
9	Center operated by the department.
LO	*b1654/3.18* SECTION 2692d. 301.03(10)(f) of the statutes is amended to read
11	301.03 (10) (f) Provide health services and psychiatric services for residents of
12	all secured correctional facilities, as defined in s. 938.02 (15m), other than the
L3 *****	Mendota Juvenile Treatment Center operated by the department.".
L 4	*b1654/3.19* 1452. Page 1316, line 18: after that line insert:
15	*b1654/3.19* "Section 2693d. 301.08 (1) (b) 3. of the statutes is amended to
16	read:
17	301.08 (1) (b) 3. Contract with public, private or voluntary agencies for the
L 8	supervision, maintenance and operation of secured correctional facilities, as defined

301.08 (1) (b) 3. Contract with public, private or voluntary agencies for the supervision, maintenance and operation of secured correctional facilities, as defined in s. 938.02 (15m), child caring institutions, as defined in s. 938.02 (2c), and secured child caring institutions, as defined in s. 938.02 (15g), for the placement of juveniles who have been convicted under s. 938.183 or adjudicated delinquent under s. 938.183 or 938.34 (4d), (4h) or (4m). The department may designate a secured correctional facility, child caring institution or a secured child caring institution contracted for under this subdivision as a Type 2 secured correctional facility, as defined in s. 938.02

1	(20), and may designate a child caring institution or secured child caring institution
2	contracted for under this subdivision as a Type 2 child caring institution, as defined
3	in s. 938.02 (19r).
4	*b1654/3.19* Section 2694d. 301.08(1)(b) 4. of the statutes is created to read:
5	301.08 (1) (b) 4. Contract with not more than 5 counties or with not more than
6	5 consortia of counties for the operation of not more than 5 secured group homes for
7	the placement of juveniles who have been convicted under s. 938.183 or adjudicated
8	delinquent under s. 983.183 or 938.34 (4m). The contract shall specify that the
9	county or counties operating a secured group home must comply with all rules of the
10	department that are applicable to the treatment of juveniles who are placed in a
11	secured correctional facility.".
12	*b1799/1.3* 1453. Page 1317, line 8: delete lines 8 to 10.
13	*b1776/2.11* 1454. Page 1317, line 11: delete lines 11 to 23.
14	*b1776/2.12* 1455. Page 1318, line 1: delete lines 1 to 13.
15	*b1654/3.20* 1456. Page 1318, line 9: after that line insert:
16	*b1654/3.20* "Section 2699d. 301.205 of the statutes is amended to read:
17	301.205 Reimbursement to visiting families. The department may
18	reimburse families visiting girls at a secured correctional facility, as defined in s.
19	938.02 (15m). If the department decides to provide the reimbursement, it the
20	department shall establish criteria for the level of reimbursement, which shall
21	include family income and size and other relevant factors.".
22	*b1654/3.21* 1457. Page 1318, line 20: after that line insert:
23	*b1654/3.21* "Section 2701d. 301.26(4)(cm) 1. of the statutes is amended to
24	read: A long to the second of the second

301.26 (4) (cm) 1. Notwithstanding pars. (a), (b) and (bm), the department shall transfer funds from the appropriation under s. 20.410 (3) (cg) to the appropriations under s. 20.410 (3) (hm), (ho) and (hr) for the purpose of reimbursing juvenile secured correctional institutions facilities, secured child caring institutions, as defined in s. 938.02 (15g), alternate care providers, aftercare supervision providers and corrective sanctions supervision providers for costs incurred beginning on July 1, 1996, for the care of any juvenile 14 years of age or over who has been placed in a juvenile secured correctional facility based on a delinquent act that is a violation of s. 939.31, 939.32 (1) (a), 940.03, 940.21, 940.225 (1), 940.305, 940.31, 941.327 (2) (b) 4., 943.02, 943.10 (2), 943.23 (1g), (1m) or (1r), 943.32 (2), 948.02 (1), 948.025, 948.30 (2), 948.35 (1) (b) or 948.36 and for the care of any juvenile 10 years of age or over who has been placed in a juvenile secured correctional institution or a facility or secured child caring institution for attempting or committing a violation of s. 940.01 or for committing a violation of s. 940.02 or 940.05.

b1654/3.21 SECTION 2702d. 301.26 (4) (cm) 2. of the statutes is amended to read:

301.26 (4) (cm) 2. Notwithstanding pars. (a), (b) and (bm), the department shall transfer funds from the appropriation under s. 20.410 (3) (cg) to the appropriations under s. 20.410 (3) (hm), (ho) and (hr) for the purpose of reimbursing juvenile secured correctional institutions facilities, secured child caring institutions, as defined in s. 938.02 (15g), alternate care providers, aftercare supervision providers and corrective sanctions supervision providers for costs incurred beginning on July 1, 1996, for the care of any juvenile 14 years of age or over and under 18 years of age who has been placed in a juvenile secured correctional facility under s. 48.366 based on a delinquent act that is a violation of s. 940.01, 940.02, 940.05 or 940.225 (1).".

1	*b1654/3.22*	1458. Page 131	9, line 25: after the	at line insert:	
2	*b1654/3.22*	"Section 2706d.	301.26 (4) (dt) of	the statutes is ame	ended to

3 read:

301.26 (4) (dt) For Except as provided in pars. (e) to (g), for serious juvenile offender services, all uniform fee collections under s. 301.03 (18) shall be credited to the appropriation account under s. 20.410 (3) (hm).".

b1654/3.23 1459. Page 1321, line 9: after that line insert:

b1654/3.23 "Section 2709L. 301.26 (7) (a) 3. of the statutes, as created by 1999 Wisconsin Act (this act), is amended to read:

301.26 (7) (a) 3. Each county's proportion of the number of juveniles statewide who are placed in a juvenile correctional institution or secured correctional facility, a secured child caring institution, as defined in s. 938.02 (15g), or a secured group home during the most recent 3-year period for which that information is available.".

b1654/3.24 1460. Page 1322, line 12: after that line insert:

b1654/3.24 "Section 2710d. 301.263 (3) of the statutes is amended to read: 301.263 (3) The department shall distribute 33% of the amounts distributed under sub. (1) based on each county's proportion of the violent Part I juvenile arrests reported statewide under the uniform crime reporting system of the office of justice assistance in the department of administration, during the most recent 2-year period for which that information is available. The department shall distribute 33% of the amounts distributed under sub. (1) based on each county's proportion of the number of juveniles statewide who are placed in a juvenile secured correctional institution or facility, a secured child caring institution, as defined in s. 938.02 (15g), or a secured group home during the most recent 2-year period for which that

information is available. The department shall distribute 34% of the amounts distributed under sub. (1) based on each county's proportion of the total Part I juvenile arrests reported statewide under the uniform crime reporting system of the office of justice assistance, during the most recent 2-year period for which that information is available.".

b1654/3.25 1461. Page 1323, line 13: after that line insert:

b1654/3.25 "Section 2712d. 301.36 (1) of the statutes is amended to read:
301.36 (1) General authority. The department shall investigate and supervise all of the state correctional institutions prisons under s. 302.01, all secured correctional facilities, all secured child caring institutions, all secured group homes and all secure detention facilities and familiarize itself with all of the circumstances affecting their management and usefulness.

b1654/3.25 Section 2713d. 301.37 (1) of the statutes is amended to read: 301.37 (1) The department shall fix reasonable standards and regulations for the design, construction, repair and maintenance of all houses of correction, reforestation camps maintained under s. 303.07, jails as defined in s. 302.30, extensions of jails under s. 59.54 (14) (g), rehabilitation facilities under s. 59.53 (8), lockup facilities as defined in s. 302.30, work camps under s. 303.10, Huber facilities under s. 303.09 and, after consulting with the department of health and family services, all secured group homes and secure detention facilities, with respect to their adequacy and fitness for the needs which they are to serve.

b1654/3.25 Section 2714d. 301.45 (1) (b) of the statutes is amended to read: 301.45 (1) (b) Is in prison, a secured correctional facility, as defined in s. 938.02 (15m), or a secured child caring institution, as defined in s. 938.02 (15g), or a secured

group home or is on probation, extended supervision, parole, supervision or aftercare
supervision on or after December 25, 1993, for any violation, or for the solicitation,
conspiracy or attempt to commit any violation, of s. 940.22(2), 940.225(1), (2) or (3),
944.06, 948.02 (1) or (2), 948.025, 948.05, 948.055, 948.06, 948.07, 948.08, 948.11 or
948.30, or of s. 940.30 or 940.31 if the victim was a minor and the person was not the
victim's parent.
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b1654/3.25 SECTION 2715d. 301.45 (1) (bm) of the statutes is amended to read:

301.45 (1) (bm) Is in prison, a secured correctional facility, as defined in s. 938.02 (15m), or a secured child caring institution, as defined in s. 938.02 (15g), or a secured group home or is on probation, extended supervision, parole, supervision or aftercare supervision on or after December 25, 1993, for a violation, or for the solicitation, conspiracy or attempt to commit a violation, of a law of this state that is comparable to s. 940.22 (2), 940.225 (1), (2) or (3), 944.06, 948.02 (1) or (2), 948.025, 948.05, 948.055, 948.06, 948.07, 948.08, 948.11 or 948.30 or that is comparable to a violation of s. 940.30 or 940.31 if the victim was a minor and the person was not the victim's parent.

b1654/3.25 SECTION 2716d. 301.45 (3) (a) 2. of the statutes is amended to read:

301.45 (3) (a) 2. If the person has been sentenced to prison or placed in a secured correctional facility er, a secured child caring institution or a secured group home, he or she is subject to this subsection upon being released on parole, extended supervision or aftercare supervision.".

b1654/3.26 1462. Page 1323, line 18: after that line insert:

1			*b1654/3.26* "SECTION 2717m. 301.45 (5) (a) 2. of the statutes is amended to
2	: '	read	
3			301.45 (5) (a) 2. If the person has been sentenced to prison or placed in a secured
4		corr	ectional facility or, a secured child caring institution or a secured group home,
5		15 y	ears after discharge from parole or aftercare supervision.".
6			*b1136/1.1* 1463. Page 1327, line 16: after that line insert:
7			*b1136/1.1* "Section 2718wc. 303.08 (5) (a) of the statutes is renumbered
8		303.	08 (5) (cg).
9			*b1136/1.1* Section 2718wg. 303.08(5)(b) of the statutes is amended to read:
10			303.08 (5) (b) Necessary travel expense to and from work and other;
11	et Ab		(cr) Other incidental expenses of the prisoner;
12			*b1136/1.1* SECTION 2718wL. 303.08(5)(c) of the statutes is amended to read:
13			303.08 (5) (c) Support Court-ordered support of the prisoner's dependents, if
14		any	
15			*b1136/1.1* Section 2718wq. 303.08 (5m) of the statutes is amended to read:
16			303.08 (5m) A county may receive payments under sub. (5) (a) and (b), (cg) and
17		<u>(cr)</u>	or seek reimbursement under s. 302.372, but may not collect for the same
18		expe	enses twice.".
19			*b1831/4.29* 1464. Page 1331, line 7: after that line insert:
20			*b1831/4.29* "Section 2720hr. 341.05 (26) of the statutes is created to read:
21		144.	341.05 (26) (a) Is a mobile home, as defined in s. 101.91 (2e), or a manufactured
22		hom	e, as defined in s. 101.91 (2).
23			(b) Is a structure that is transportable in one or more sections and that is built
24		on a	permanent chassis and designed to be used as a dwelling with or without a

1 permanent foundation when connected to the required utilities, if the structure's 2 manufacturer voluntarily files a certification required by the secretary of the U.S. 3 department of housing and urban development and complies with regulations 4 established under 42 USC 5401 to 5425.". *b1809/2.7* 1465. Page 1332, line 4: delete "groups" and substitute "group". 5 *b1809/2.8* 1466. Page 1332, line 4: delete "and 54.". 6 *b1809/2.9* 1467. Page 1332, line 10: delete "and 54.". 7 *b1809/2.10* 1468. Page 1332, line 16: delete "and 54.". 8 *b1809/2.11* 1469. Page 1333, line 12: delete "or 54.". 9 10 *b1809/2.12* 1470. Page 1334, line 1: delete lines 1 to 24. *b1809/2.13* 1471. Page 1335, line 1: delete lines 1 to 19. 11 *b1286/1.1* 1472. Page 1335, line 19: after that line insert: 12 *b1286/1.1* "Section 2726v. 341.14 (6r) (bm) of the statutes is created to read: 13 341.14 (6r) (bm) Upon receipt of an application for a special group plate under 14 par. (f) 53., a person authorized to issue registration plates shall forward the 15 16 application to the department's special license plate unit. The department may not charge a fee for forwarding an application under this paragraph.". 17 *b1809/2.14* 1473. Page 1336, line 4: delete "and," and substitute "and". 18 *b1809/2.15* 1474. Page 1336, line 6: delete the material beginning with 19 "and the" and ending with "par. (f) 54." on line 9. 20 *b1809/2.16* 1475. Page 1337, line 15: delete lines 15 to 25. 21 *b1809/2.17* 1476. Page 1338, line 1: delete lines 1 to 3. 22

b1839/3.33 1477. Page 1340, line 7: after that line insert:

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1	*b1839/3.33* "Section 2734dq. 341.51 (4) (am) of the statutes is amended to
2	read:
3	341.51 (4) (am) If Except as provided in par. (an), if the applicant is an
4	individual, the social security number of the individual.
5	*b1839/3.33* Section 2734dr. 341.51(4)(an) of the statutes is created to read:
6	341.51 (4) (an) If the applicant is an individual who does not have a social
7	security number, a statement made or subscribed under oath or affirmation that the
8	applicant does not have a social security number. The form of the statement shall
9	be prescribed by the department of workforce development. A registration that is
10	issued under this section in reliance on a statement submitted under this paragraph
11	is invalid if the statement is false.".
12	*b0842/2.1* 1478. Page 1340, line 20: after that line insert:
13	*b0842/2.1* "Section 2734hdm. 342.07 (1) of the statutes is renumbered
14	342.07 (1) (intro.) and amended to read:
15	342.07 (1) Application for registration of and a new certificate of title for a
16	repaired salvage vehicle must be accompanied by the all of the following:
17	(a) The required fees, a.
18	(b) A properly assigned salvage certificate of title or a properly assigned
19	certificate of title by a dealer under s. 342.16(1)(a) for the vehicle and any.
20	(c) Any other transfer document required by law, and by the.
21	(d) The certificate of inspection under sub. (4).
22	*b0842/2.1* Section 2734hdp. 342.07 (2) (a) of the statutes is amended to
23	read:

1	342.07 (2) (a) To determine whether the vehicle is the same vehicle for which
2	the salvage title in submitted under sub. (1) was issued;".
3	*b1839/3.34* 1479. Page 1340, line 20: after that line insert:
4	*b1839/3.34* "Section 2734he. 342.06 (1) (eg) of the statutes is amended to
5	read:
6	342.06 (1) (eg) If Except as provided in par. (eh), if the applicant is an
7	individual, the social security number of the applicant. The department of
8	transportation may not disclose a social security number obtained under this
9	paragraph to any person except to the department of workforce development for the
10	sole purpose of administering s. 49.22.
11	*b1839/3.34* Section 2734hed. 342.06 (1) (eh) of the statutes is created to
12	read:
13	342.06 (1) (eh) If the applicant does not have a social security number, a
14	statement made or subscribed under oath or affirmation that the applicant does not
15	have a social security number. The form of the statement shall be prescribed by the
16	department of workforce development. A certificate of title that is issued in reliance
17	on a statement submitted under this paragraph is invalid if the statement is false.".
18	*b0842/2.2* 1480. Page 1341, line 9: after that line insert:
19	*b0842/2.2* "Section 2734hgd. 342.15 (2) of the statutes is amended to read:
20	342.15 (2) Except as provided in s. 342.16 with respect to a vehicle which is not
21	a salvage vehicle, the transferee shall, promptly after delivery to him or her of the
22	vehicle, execute the application for a new certificate of title in the space provided
23	therefor on the certificate or as the department prescribes, and cause deliver or mail

the certificate and application to be mailed or delivered to the department. A salvage vehicle purchaser shall comply with s. 342.065 (1) (b) (a).

b0842/2.2 Section 2734hgf. 342.15 (3) of the statutes is amended to read: 342.15 (3) Except as provided in s. 342.16 with respect to a vehicle which is not a salvage vehicle and as between the parties, a transfer by an owner is not effective until the provisions of this section have been complied with. An owner who has delivered possession of the vehicle to the transferee and has complied with the provisions of this section requiring action by him or her is not liable as owner for any damages thereafter resulting from operation of the vehicle.

b0842/2.2 Section 2734hgh. 342.15 (6) of the statutes is amended to read: 342.15 (6) (a) Except as provided in s. 342.16 with respect to a vehicle which is not a salvage vehicle, any transferee of a vehicle who fails to make application for a new certificate of title immediately upon transfer to him or her of a vehicle may be required to forfeit not more than \$200. A certificate is considered to have been applied for when the application accompanied by the required fee has been delivered to the department or deposited in the mail properly addressed with postage prepaid.

(b) Except as provided in s. 342.16 with respect to a vehicle which is not a salvage vehicle, any transferee of a vehicle who with intent to defraud fails to make application for a new certificate of title immediately upon transfer to him or her of a vehicle may be fined not more than \$1,000 or imprisoned for not more than 30 days or both. A certificate is considered to have been applied for when the application accompanied by the required fee has been delivered to the department or deposited in the mail properly addressed with postage prepaid.

b0842/2.2 Section 2734hgj. 342.16 (1) (a) of the statutes is amended to read:

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342.16 (1) (a) Except as provided in par. (c), if a dealer acquires a new or used vehicle that is not a salvage vehicle and holds it for resale, or acquires a salvage vehicle that is currently titled as a salvage vehicle and holds it for resale or accepts a vehicle for sale on consignment, the dealer may not submit to the department the certificate of title or application for certificate of title naming the dealer as owner of the vehicle. Upon transferring the vehicle to another person, the dealer shall immediately give the transferee on a form prescribed by the department a receipt for all title, registration, security interest and sales tax moneys paid to the dealer for transmittal to the department when required. The dealer shall promptly execute the assignment and warranty of title, showing the name and address of the transferee and of any secured party holding a security interest created or reserved at the time of the resale or sale on consignment, in the spaces provided therefor on the certificate or as the department prescribes. Within 7 business days following the sale or transfer, the dealer shall mail or deliver the certificate or application for certificate to the department with the transferee's application for a new certificate. A nonresident who purchases a motor vehicle from a dealer in this state may not, unless otherwise authorized by rule of the department, apply for a certificate of title issued for the vehicle in this state unless the dealer determines that a title is necessary to protect the interests of a secured party. The dealer is responsible for determining whether a title and perfection of security interest is required. The dealer is liable for any damages incurred by the department or any secured party for the dealer's failure to perfect a security interest which the dealer had knowledge of at the time of sale.

b0842/2.2 SECTION 2734hgm. 342.16 (1) (c) of the statutes is amended to read:

342.16 (1) (c) Except when all available spaces for a dealer's or wholesaler's reassignment on a certificate of title have been completed or as otherwise authorized by rules of the department, a dealer or wholesaler who acquires a new or used vehicle that is not a salvage vehicle and holds it for resale, or acquires a salvage vehicle that is currently titled as a salvage vehicle and holds it for resale or accepts a vehicle for sale on consignment may not apply for a certificate of title naming the dealer or wholesaler as owner of the vehicle. The rules may regulate the frequency of application by a dealer or wholesaler for transfer of registration or credits for registration from a previously registered vehicle to another vehicle that the dealer or wholesaler intends to register in his or her own name.

b0842/2.2 SECTION 2734hgo. 342.16 (1) (d) of the statutes is amended to read:

342.16 (1) (d) Unless exempted by rule of the department, a dealer or wholesaler who acquires a new or used vehicle that is not a salvage vehicle and holds it for resale or acquires a salvage vehicle currently titled as a salvage vehicle and holds it for resale shall make application for a certificate of title naming the dealer or wholesaler as owner of the vehicle when all of the available spaces for a dealer's or wholesaler's reassignment on the certificate of title for such vehicle have been completed.".

b1759/1.2 1481. Page 1343, line 6: after that line insert:

b1759/1.2 "Section 2734qd. 343.06 (1) (cm) of the statutes is created to read:

343.06 (1) (cm) To operate "Class D" vehicles to any person under 18 years of age, unless the person has accumulated at least 30 hours of behind-the-wheel

driving experience, at least 10 hours of which were during hours of darkness. Each hour of behind—the—wheel driving experience while accompanied by a qualified instructor, as defined in s. 343.07 (5), shall be considered to be 2 hours of behind—the—wheel driving experience, except that no more than 5 hours of behind—the—wheel driving experience while accompanied by a qualified instructor may be counted in this manner. This paragraph does not apply to applicants for a restricted license under s. 343.08 or a special restricted operator's license under s. 343.135. The department may promulgate rules that waive the requirement of accumulating at least 30 hours of behind—the—wheel experience for qualified applicants who are licensed by another jurisdiction to operate "Class D" vehicles.

b1759/1.2 SECTION 2734qf. 343.07 (1) (a) and (b) of the statutes are consolidated, renumbered 343.07 (1) (a) (intro.) and amended to read:

343.07 (1) (a) (intro.) If the permittee is at least 16 years of age, the permittee shall not Except as provided in this subsection, no permittee may operate a motor vehicle unless accompanied by a qualified instructor, or a licensed person with who has at least 2 years of licensed driving experience, who presently holds a valid regular license, occupying as defined in s. 343.03(3)(a), who occupies the seat beside the permittee. No other passengers are allowed in the vehicle except as provided in par. (c) or (cm). (b) and who is one of the following:

1. A permittee under the age of 16 is restricted to operation of a motor vehicle only while accompanied by a qualified instructor, the who is 19 years of age or older.

If the motor vehicle is equipped with dual controls, up to 3 other persons, in addition to the qualified instructor, may occupy seats in the motor vehicle other than the front seat.

	•
1	2. The permittee's parent or, guardian who meets the other qualifications of
2	par. (a) or a licensed or spouse who is 19 years of age or older. In addition to the
3	parent, guardian or spouse, the permittee's immediate family members may occupy
4	seats in the motor vehicle other than the front seat.
5	3. A person who is 21 years of age or older who meets the other qualifications
6	of par. (a) and who has. If the permittee is under 18 years of age, this subdivision
7	applies only if the licensed person has been designated in writing to accompany the
8	permittee by the permittee's parent or guardian prior to operation of the vehicle by
9	the permittee. Upon reaching the age of 16, the permittee gains the privilege of any
10	other permittee.
11	* $b1759/1.2$ * Section 2734qh. 343.07(1)(bm) of the statutes is created to read:
12	343.07 (1) (bm) Except as provided in par. (a), no permittee may operate a motor
13	vehicle upon a highway in this state whenever any person is in the motor vehicle.
14	*b1759/1.2* Section 2734qp. 343.07 (1) (c) of the statutes is repealed.
15	*b1759/1.2* Section 2734qt. 343.07 (3) of the statutes is amended to read:
16	343.07 (3) DURATION; CANCELLATION. An instruction permit shall be to operate
17	vehicles other than commercial motor vehicles or school buses is valid for 6 12
18.	months except that it may be canceled upon receipt of information, by the secretary,
19	of noncompletion or unsatisfactory completion of a driver education and training
20	course by a permittee under the age of 18. An instruction permit to operate
21	commercial motor vehicles or school buses is valid for 6 months.
22	*b1759/1.2* Section 2734rd. 343.085 (1) of the statutes is renumbered
23	343.085 (1) (a) and amended to read:
24	343.085 (1) (a) Except as provided in par. (b) and sub. (2), the department shall
25	issue a probationary license to all applicants for an original license. The

1	probationary			remain						of	the	first
2	issuance of the	e origin	al lice	ense <u>as p</u>	rov	<u>vided in</u>	n s. 343.	.20 (1) (a).			

b1759/1.2 Section 2734rh. 343.085 (1) (b) of the statutes is created to read: 343.085 (1) (b) The department may not issue a probationary license to operate "Class D" vehicles under this section to an applicant who is under 18 years of age unless the applicant has held an instruction permit issued under s. 343.07 for not less than 6 months and, during the 6-month period immediately preceding application, has not committed a moving violation, specified by the department by rule, resulting in a conviction. The department may promulgate rules to waive the requirement of holding an instruction permit for not less than 6 months for qualified applicants who are licensed by another jurisdiction to operate "Class D" vehicles.

b1759/1.2 Section 2734rp. 343.085 (2m) of the statutes is created to read: 343.085 (2m) (a) Except as provided in this subsection, during the 9-month period after issuance of a probationary license under this section, no licensee under 18 years of age may operate a "Class D" vehicle upon a highway in this state:

- 1. If, in addition to the licensee, the vehicle is occupied by any person other than the following:
 - a. Any number of members of the licensee's immediate family.
 - b. A person who meets the requirements under s. 343.07 (1) (a).
 - c. Not more than one other person not described in subd. 1. a. and b.
- 2. Between the hours of 12 midnight and 5 a.m., unless the licensee's parent or guardian, or a person who meets the requirements under s. 343.07(1)(a), occupies the seat beside the licensee, or unless the licensee is traveling between his or her place of residence, school or place of employment.

1	(am) 1. Paragraph (a) does not apply to any licensee to whom all of the following
2	apply:
3	a. The licensee is operating the motor vehicle in the service of an organized
4	program that, without compensation, transports teenagers to their homes.
5	b. The licensec possesses documentation that identifies the program and the
6	licensee and that authorizes the licensee to operate a motor vehicle in service of the
7	program on the date and time of the operation. The documentation is valid only if
8	signed by a person who is at least 25 years of age and associated with the program.
9	c. The licensee is accompanied by another licensee, other than a teenager who
10	is being transported, who is in the motor vehicle in the service of the program
11	described in subd. 1. a. and who possesses the documentation described in subd. 1.
12	b.
13	d. The licensee is accompanied by not more than 3 passengers in the vehicle.
14	The licensee described in subd. 1. c. shall not be counted under this subd. 1. d.
15	2. Paragraph (a) does not apply to any licensee operating the motor vehicle to
16	or from a program described in subd. 1. a., if the licensee possesses documentation
17	described in subd. 1. b. A licensee described in this subdivision may be accompanied
18	by any number of persons also traveling to or from a program described in subd. 1.
19	a.
20	(ar) Paragraph (a) does not apply to any licensee operating a motor vehicle for
21	emergency purposes.
22	(b) 1. The department shall extend the restrictions under par. (a) for an
23	additional 6-month period or until the licensee's 18th birthday, whichever occurs
24	earlier, if any of the following occurs while the licensee is subject to the restrictions
25	under par. (a):

- a. The licensee commits a moving violation specified by the department by rule, resulting in a conviction of the licensee.
 - b. The licensee violates par. (a).
 - c. A court or the department suspends or revokes the licensee's operating privilege for any reason other than a mental or physical disability.
 - 2. If the department extends a restriction period under subd. 1., the department shall immediately provide notice of the extension by 1st class mail to the person's last-known residence address.
 - (c) A period of restriction under this subsection does not run while a person's operating privilege is suspended or revoked.
 - (d) The restrictions under this subsection apply until the period of restriction expires or until the licensee reaches 18 years of age, whichever occurs first.
 - (e) Nothing in this subsection may be construed to create a separate cause of action against the parent or guardian of a probationary licensee under this subsection or against the owner of any vehicle operated by a probationary licensee under this section.

b1759/1.2 Section 2734rs. 343.085 (3) of the statutes is amended to read:

343.085 (3) The secretary may suspend a person's operating privilege under this section when such person has been assigned sufficient demerit points after conviction for traffic violations to require suspension under the rule adopted under sub. (5) and either holds a license issued under this section or by age comes under this section. The secretary may revoke such a person's operating privilege under this section if such person has a previous suspension under this section. This subsection applies only to a person holding a probationary license issued before the effective date of this subsection [revisor inserts date]. This subsection does not apply on

or after the first day of the 37th month beginning after the effective date of this subsection [revisor inserts date].

b1759/1.2 Section 2734rv. 343.085 (5) of the statutes is amended to read: 343.085 (5) For the purpose of determining when to suspend or to continue a person on probationary status, the secretary may determine and adopt by rule a method of weighing traffic convictions by their seriousness and may change such weighted scale from time to time as experience or the accident frequency in the state makes necessary or desirable. Such scale may be weighted differently for this licensee than the scale used to determine revocations under s. 343.32. This subsection applies only to a person holding a probationary license issued before the effective date of this subsection [revisor inserts date]. This subsection does not apply on or after the first day of the 37th month beginning after the effective date of this subsection inserts date].

b1759/1.2 Section 2744g. 343.17(3)(a) 13. of the statutes is created to read: 343.17(3)(a) 13. If the person is under 18 years of age at the time of issuance of the license, a distinctive appearance specified by the department that clearly identifies to the public that the person was under 18 years of age at the time of issuance of the license.

b1759/1.2 Section 2744m. 343.19 (1) of the statutes is amended to read:

343.19 (1) If a license issued under this chapter or an identification card issued under s. 343.50 is lost or destroyed or the name or address named in the license or identification card is changed or the condition specified in s. 343.17 (3) (a) 12. or 13. no longer applies, the person to whom the license or identification card was issued may obtain a duplicate thereof or substitute therefor upon furnishing proof satisfactory to the department of name and date of birth and that the license or

1	identification card has been lost or destroyed or that application for a duplicate
2	license or identification card is being made for a change of address or name or
3	because the condition specified in s. 343.17 (3) (a) 12. or 13. no longer applies. If the
4	original license or identification card is found it shall immediately be transmitted to
5	the department. Duplicates of nonphoto licenses shall be issued as nonphoto
6	licenses.
7	*b1759/1.2* Section 2746g. 343.21 (1) (i) of the statutes is amended to read:
8	343.21 (1) (i) Except as provided in par. (im) or (ir), for an instruction permit,
9	\$20.
10	*b1759/1.2* Section 2746m. 343.21 (1) (ir) of the statutes is created to read:
11	343.21 (1) (ir) For an instruction permit authorizing the operation of "Class D"
12	vehicles, \$25.".
13	*b1839/3.35* 1482. Page 1343, line 6: after that line insert:
14	*b1839/3.35* "Section 2734pu. 343.14 (2) (b) of the statutes is amended to
15	read:
16	343.14 (2) (b) The applicant's date of birth, social security number, color of eyes,
17	color of hair, sex, height, weight and race;
18	*b1839/3.35* Section 2734pv. 343.14 (2) (bm) and (br) of the statutes are
19	created to read:
20	343.14 (2) (bm) Except as provided in par. (br), the applicant's social security
21	number.
22	(br) If the applicant does not have a social security number, a statement made
23	or subscribed under oath or affirmation that the applicant does not have a social
24	security number. The form of the statement shall be prescribed by the department

1	of workforce development. A license that is issued or renewed under s. 343.17 in
2 .	reliance on a statement submitted under this paragraph is invalid if the statement
3	is false.
4	*b1839/3.35* Section 2734pw. 343.14 (2j) (a) of the statutes is amended to
5 % - 1 - 2	read:
6	343.14 (2j) (a) Subject to any exceptions provided for in a memorandum of
	understanding entered into under s. 49.857 (2), the department shall deny an
8	application for the issuance or renewal of a license if the applicant has not included
9	his or her social security number in the application, or, if the applicant does not have
10	a social security number, has not included a statement made or subscribed under
11	oath or affirmation that the applicant does not have a social security number in the
12	application.
13	*b1839/3.35* Section 2734px. 343.14 (2j) (b) of the statutes is amended to
13 14	*b1839/3.35* Section 2734px. 343.14 (2j) (b) of the statutes is amended to read:
14	read:
14 15	read: 343.14 (2j) (b) Except as otherwise required to administer and enforce this
14 15 16	read: 343.14 (2j) (b) Except as otherwise required to administer and enforce this chapter, the department of transportation may not disclose a social security number
14 15 16 17	read: 343.14 (2j) (b) Except as otherwise required to administer and enforce this chapter, the department of transportation may not disclose a social security number obtained from an applicant for a license under sub. (2) (b) (bm) to any person except
14 15 16 17 18	read: 343.14 (2j) (b) Except as otherwise required to administer and enforce this chapter, the department of transportation may not disclose a social security number obtained from an applicant for a license under sub. (2) (b) (bm) to any person except to the department of workforce development for the sole purpose of administering s.
14 15 16 17 18 19	read: 343.14 (2j) (b) Except as otherwise required to administer and enforce this chapter, the department of transportation may not disclose a social security number obtained from an applicant for a license under sub. (2) (b) (bm) to any person except to the department of workforce development for the sole purpose of administering s. 49.22.".
14 15 16 17 18 19	read: 343.14 (2j) (b) Except as otherwise required to administer and enforce this chapter, the department of transportation may not disclose a social security number obtained from an applicant for a license under sub. (2) (b) (bm) to any person except to the department of workforce development for the sole purpose of administering s. 49.22.". *b0985/1.1* 1483. Page 1344, line 2: after that line insert:
14 15 16 17 18 19 20 21 22	read: 343.14 (2j) (b) Except as otherwise required to administer and enforce this chapter, the department of transportation may not disclose a social security number obtained from an applicant for a license under sub. (2) (b) (bm) to any person except to the department of workforce development for the sole purpose of administering s. 49.22.". *b0985/1.1* 1483. Page 1344, line 2: after that line insert: *b0985/1.1* "Section 2747s. 343.43 (1) (f) of the statutes is amended to read:

1	* b1759/1.3 * 1454. Page 1344, line 2: after that line insert:
2	*b1759/1.3* "Section 2749gg. 343.32(2)(bc) of the statutes is created to read:
3	343.32 (2) (bc) 1. Except as provided in subd. 2., the scale adopted by the
4	secretary shall assess, for each conviction, twice the number of demerit points that
5	are assessed for the same offense committed by the holder of a regular license, if the
6	convicted person has been previously convicted of an offense for which demerit points
7 7	are assessed and the person is one of the following:
8	a. A person who holds a probationary license.
9	b. An unlicensed person who would hold a probationary license if licensed.
10	c. A person who holds an instruction permit under s. 343.07.
11	2. The secretary may not increase under subd. 1. the number of demerit points
12	that are assessed for a violation of ch. 347.
13	*b1759/1.3* Section 2749gm. 343.32 (2) (c) of the statutes is renumbered
14	343.32 (2) (c) 1. and amended to read:
15	343.32 (2) (c) 1. In Except as provided in subd. 2., in order for the secretary to
16	suspend or revoke an operating privilege under this subsection, the operator must
17	have accumulated 12 demerit points in any 12-month period.
18	*b1759/1.3* SECTION 2749gr. 343.32(2)(c) 2. of the statutes is created to read:
19	343.32 (2) (c) 2. The secretary shall suspend, for a period of 6 months, the
2 0	operating privilege of any person who holds a probationary license issued on or after
21	the effective date of this subdivision [revisor inserts date], and who has
22	accumulated 12 demerit points in any 12-month period.".
23	*b1839/3.36* 1485. Page 1344, line 2: after that line insert:

1	*b1839/3.36* "Section 2747m. 343.305 (6) (e) 2. a. of the statutes is amended
2	to read:
3	343.305 (6) (e) 2. a. In Except as provided in subd. 2. am., in the case of an
4	individual, the individual's social security number.
5	*b1839/3.36* SECTION 2747n. 343.305 (6) (e) 2. am. of the statutes is created
6	to read:
7	343.305 (6) (e) 2. am. In the case of an individual who does not have a social
8	security number, a statement made or subscribed under oath or affirmation that the
9	applicant does not have a social security number. The form of the statement shall
10	be prescribed by the department of workforce development. A permit or approval
11	that is issued or renewed under this section in reliance on a statement submitted
12	under this subd. 2. am. is invalid if the statement is false.
13	*b1839/3.36* Section 2747no. 343.305 (6) (e) 3. a. of the statutes is amended
14	to read:
15	343.305 (6) (e) 3. a. The licensor shall deny an application for the issuance or,
16	if applicable, renewal of a permit or laboratory approval if the information required
17	under subd. 2. a., am. or b. is not included in the application.".
18	*b1420/1.1* 1486. Page 1344, line 13: after that line insert:
19	*b1420/1.1* "Section 2751m. 345.05(1)(c) of the statutes is amended to read:
20	345.05 (1) (c) "Municipality" means any county, city, village, town, school
21	district (as enumerated in s. 67.01 (5), sewer district, drainage district, commission
22	formed by a contract under s. 66.30(2) and, without restriction because of failure of
23	enumeration, any other political subdivision of the state.".
24	*b1839/3.37* 1487. Page 1344, line 13: after that line insert:

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b1839/3.37 "Section 2751e. 343.50 (4) of the statutes is amended to read:
343.50 (4) APPLICATION. The application for an identification card shall include
the any information required under s. 343.14 (2) (a) and, (b), (bm) and (br) and
(2m), such further information as the department may reasonably require to enable
it to determine whether the applicant is entitled by law to an identification card and,
for applicants who are aged 65 years or older, material, as provided by the
department, explaining the voluntary program that is specified in s. 71.55 (10) (b).
The department shall, as part of the application process, take a photograph of the
applicant to comply with sub. (3). No application may be processed without the
photograph being taken. Misrepresentations are punishable as provided in s. 343.14
(5).
b1839/3.37 Section 2751h. 343.61 (2) (a) 1. of the statutes is amended to
read:
343.61 (2) (a) 1. In Except as provided in subd. 1m., in the case of an individual,
the individual's social security number.
b1839/3.37 Section 2751i. 343.61 (2) (a) 1m. of the statutes is created to
read:
343.61 (2) (a) 1m. In the case of an individual who does not have a social
security number, a statement made or subscribed under oath or affirmation that the
individual does not have a social security number. The form of the statement shall
be prescribed by the department of workforce development. A license that is issued
by the department in reliance on a statement submitted under this subdivision is
invalid if the statement is false.

* $\mathbf{b1839/3.37}$ * Section 2751k. 343.62(2)(a) of the statutes is amended to read:

1	343.62 (2) (a) Application for an instructor's license shall be made in the form
2	and manner prescribed by the department, shall contain such information as is
3	required by the department and shall be accompanied by the required fee. The
4	Except as provided in par. (am), the application shall include the applicant's social
5	security number.
6	*b1839/3.37* Section 2751kc. 343.62 (2) (am) of the statutes is created to
1 7	read:
8	343.62 (2) (am) If the applicant does not have a social security number, a
9	statement made or subscribed under oath or affirmation that the applicant does not
10	have a social security number. The form of the statement shall be prescribed by the
11	department of workforce development. A license that is issued by the department
12	in reliance on a statement submitted under this paragraph is invalid if the statement
13	is false.
14	*b1839/3.37* Section 2751p. 343.64 (2) of the statutes is amended to read:
15	343.64 (2) The secretary shall deny the application of any person for a driver
16	school license if the applicant fails to provide the information required under s
17	343.61 (2) (a) 1. or 2., or if the applicant does not have a social security number, a
18	statement made or subscribed under oath or affirmation that the applicant does not
19	have a social security number.
20	*b1839/3.37* Section 2751r. 343.65 (2) of the statutes is amended to read:
21	343.65 (2) The secretary shall deny an application for the issuance or renewal
22	of an instructor's license if the applicant has not included his or her social security
23	number in the application, unless the applicant is an individual who does not have
24	a social security number and submits a statement made or subscribed under oath or

affirmation as required under s. 343.62 (2) (a).".

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1	*b1423/2.2* 1488. Page 1347, line 7: after "suspended" insert ". The
2	operating privilege shall be suspended".
3	*b1423/2.3* 1489. Page 1347, line 14: after "privilege." insert "This
4	paragraph does not apply if the judgment was entered solely for violation of an
5	ordinance unrelated to the violator's operation of a motor vehicle.".
6	*b1015/1.1* 1490. Page 1349, line 6: after that line insert:
7	*b1015/1.1* "Section 2761r. 348.15(3)(bg) of the statutes is amended to read:
8	348.15 (3) (bg) In the case of a vehicle or combination of vehicles transporting
9	exclusively milk from the point of production to the primary market and the return
10	of dairy supplies and dairy products from such primary market to the farm, the gross
11	weight imposed on the highway by the wheels of any one axle may not exceed 21,000
12	pounds or, for 2 axles 8 or less feet apart, 37,000 pounds or, for groups of 3 or more
13	consecutive axles more than 9 feet or more apart, a weight of 2,000 pounds more than
14	is shown in par. (c), but not to exceed 80,000 pounds. This paragraph does not apply
15	to the national system of interstate and defense highways, except for that portion of
16	USH 51 between Wausau and STH 78 and that portion of STH 78 between USH 51
17	and the I 90/94 interchange near Portage upon their federal designation as I 39.".
18	* $b0735/1.3*1491.$ Page 1361, line 6: delete the material beginning with that
19	line and ending with page 1362, line 20.
20	*b1839/3.38* 1492. Page 1363, line 15: after that line insert:
21	*b1839/3.38* "Section 2822w. 440.03 (11m) (a) (intro.) of the statutes is
22	amended to read:
23	440.03 (11m) (a) (intro.) Each application form for a credential issued or
24	renewed under chs. 440 to 480 shall provide a space for the department to require

1	each of the following, other than an individual who does not have a social security
2	number and who submits a statement made or subscribed under oath or affirmation
3	as required under par. (am), to provide his or her social security number:
4	*b1839/3.38* Section 2822x. 440.03 (11m) (am) of the statutes is created to
5	
6	440.03 (11m) (am) If an applicant specified in par. (a) 1. or 2. is an individual
7	who does not have a social security number, the applicant shall submit a statement
8	made or subscribed under oath that the applicant does not have a social security
9	number. The form of the statement shall be prescribed by the department of
10	workforce development. A credential or license issued in reliance upon a false
11	statement submitted under this paragraph is invalid.
12	*b1839/3.38* Section 2822x. 440.03 (11m) (b) of the statutes is amended to
13	read:
14	440.03 (11m) (b) The department shall deny an application for an initial
15	credential or deny an application for credential renewal or for reinstatement of an
16	inactive license under s. 452.12 (6) (e) if any information required under par. (a) is
17	not included in the application form or, in the case of an applicant who is an
18	individual and who does not have a social security number, if the statement required
19	under par. (am) is not included with the application form.".
20	*b1867/2.5* 1493. Page 1365, line 25: after that line insert:
21	*b1867/2.5* "Section 2841mt. 440.08 (2) (a) 14f. of the statutes is created to
22	read:
23	440.08 (2) (a) 14f. Athletic trainer: July 1 of each even-numbered year; \$44.".
24	*b0762/1.1* 1494. Page 1375, line 12: after that line insert:

1	*b0762/1.1* "SECTION 2922g. 440.947 of the statutes is created to read:
2	440.947 Disclosures and representations for certain sales. (1) In this
3	section:
4	(a) "Cash advance item" means personal property or a service that is obtained
5	by a person from a 3rd party and that is paid for by the person on behalf of, and
6	subject to reimbursement from, a buyer of a casket, outer burial container or
7	cemetery merchandise from the person. "Cash advance item" includes cemetery or
8	crematory services, pallbearers, public transportation, clergy honoraria, flowers,
9	musicians or vocalists, nurses, obituary notices, gratuities and death certificates.
10	(b) "Direct cremation service" means the disposition of human remains by
11	cremation without any formal viewing, visitation or ceremony in which the body of
12	the deceased is present.
13	(c) "Outer burial container" has the meaning given in s. 157.061 (11g).
14	(d) "Person" does not include a person issued a funeral director's license under
15	ch. 445 or an operator of a funeral establishment, as defined in s. 445.01 (7).
16	(2) No person may sell or offer for sale a casket, outer burial container or
17	cemetery merchandise unless the person has provided to the buyer, prior to the sale,
18	a price list in a clearly legible and conspicuous format that includes each of the
19	following:
20	(a) The name, address and telephone number of the person's place of business.
21	(b) The effective date of the price list.
22	(c) The price and a description of each type of casket, outer burial container and
23	cemetery merchandise that the person usually offers for sale without special
24	ordering. A description required under this paragraph shall enable a buyer to

identify and understand the specific casket, outer burial container or cemetery merchandise that is offered for sale.

- (d) If the person usually offers an outer burial container for sale without special ordering, a statement that is identical to the following: "State law does not require that you buy a container to surround the casket in the grave. However, many cemeteries require that you have such a container so that the grave will not sink in. Either a grave liner or a burial vault will satisfy these requirements."
- (e) The price and a description of any direct cremation or burial service offered by the person and, if the person offers direct cremation service, a statement that is identical to the following: "If you want to arrange a direct cremation, you can use an alternative container. Alternative containers encase the body and can be made of materials like fiberboard or composition materials (with or without an outside covering). The containers that we provide are [insert a description of the containers offered for direct cremation]."
- (f) The price and a description of any service offered by the person for the use any facilities, equipment or staff related to a viewing, funeral ceremony, memorial service or graveside service.
- (g) The amount and a description of any basic service fee that is charged in addition to any price described under pars. (c), (e) or (f).
- (3) A person who sells a casket, outer burial container or cemetery merchandise shall, immediately after completing the sale, provide the buyer with a form in a clearly legible and conspicuous format that includes each of the following:
- (a) The price and a description of the casket, outer burial container or cemetery merchandise.

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of time.

- (b) The price and a description of any service specified in sub. (2) (e) or (f) that 1 2 is sold in addition to the casket, outer burial container or cemetery merchandise. 3 (c) The amount and a description of any basic service fee that is charged in 4 addition to any price described under par. (a) or (b). (d) A statement that the buyer may be charged only for the items that he or she 5 has selected or that are required by law and a description and explanation of any 6 items that he or she is required by law to purchase. 7 (e) A description of any charge for a cash advance item, including any 8 commission, discount or rebate that the person receives for a cash advance item from 9 the 3rd party from which the cash advance item is obtained and that the person does 10 11 not pass on to the buyer. No person who sells a casket, outer burial container or cemetery 12 merchandise may do any of the following: 13 (a) Provide inaccurate information regarding the information specified in sub. 14 (2) (c), (e), (f) or (g) to a prospective buyer who contacts the person by telephone. 15 (b) Represent that state or local law requires a prospective buyer to purchase 16 a casket for a direct cremation service. 17 (c) Misrepresent to a prospective buyer any requirement under federal, state 18 or local law or under the rules of any cemetery, mausoleum or crematory relating to 19 the use of a casket, outer burial container or cemetery merchandise. 20 (d) Represent that any casket, outer burial container or cemetery merchandise 21 will delay the natural decomposition of human remains for a long or indefinite period 22
 - (e) Require a buyer to pay an additional fee or surcharge if the buyer purchases a casket, outer burial container or cemetery merchandise from a 3rd party.

1	(f) Alter a price specified in sub. (2) (c), (e), (f) or (g) based on the type of casket
2	outer burial container or cemetery merchandise purchased by a buyer.
3	(5) A person who sells a casket, outer burial container or cemetery merchandise
4	shall retain a copy of the price list specified in sub. (2) (intro.) for at least one year
5	after the date of its last distribution to a prospective buyer and shall retain a copy
6	of each form that is provided to a buyer under sub. (3) (intro.) for at least one year
7	after completion of a sale. A person required to retain a copy under this subsection
8	shall make the copy available for inspection by the department upon request.
9	*b0762/1.1* Section 2922r. 440.95 (3) of the statutes is amended to read:
10	440.95 (3) Except as provided in subs. (1) and (2), any person who violates s
11	440.91 or 440.947 or any rule promulgated under s. 440.91 may be fined not more
12	than \$1,000 or imprisoned for not more than 6 months or both.".
13	*b1282/2.7* 1495. Page 1375, line 20: after that line insert:
14	*b1282/2.7* "Section 2923mm. 445.125 (1) (a) 2. of the statutes is amended
15	to read:
16	445.125 (1) (a) 2. Notwithstanding s. 701.12 (1), such agreements may be made
17	irrevocable as to the first $\$2,000$ $\$2,500$ of the funds paid under the agreement by
18	each depositor.".
19	*b1282/2.7* Section 2923mn. 445.125(1)(a) 2. of the statutes, as affected by
20	1999 Wisconsin Act (this act), is amended to read:
21	445.125 (1) (a) 2. Notwithstanding s. 701.12 (1), such agreements may be made
22	irrevocable as to the first $$2,500$ $$3,000$ of the funds paid under the agreement by
23	each depositor.".

b1867/2.6 1496. Page 1375, line 20: after that line insert:

1	*b1867/2.6* "Section 2923t. Subchapter VI of chapter 448 [precedes 448.95]
2	of the statutes is created to read:
3	CHAPTER 448
4	SUBCHAPTER VI
5	ATHLETIC TRAINERS AFFILIATED
6	CREDENTIALING BOARD
7	448.95 Definitions. In this subchapter:
8	(1) "Affiliated credentialing board" means the athletic trainers affiliated
9	credentialing board.
10	(2) "Athlete" means a person participating in vigorous activities, sports, games
11	or recreation.
12	(3) "Athletic injury" means any of the following:
13	(a) An injury or illness sustained by an athlete as a result of the athlete's
L4	participation in exercise, sports, games or recreation.
15	(b) An injury or illness that impedes or prevents an athlete from participating
16	in exercise, sports, games or recreation.
17	(4) "Athletic trainer" means an individual who engages in athletic training.
18	(5) "Athletic training" means doing any of the following:
19	(a) Preventing, recognizing and evaluating athletic injuries.
20	(b) Managing and administering the initial treatment of athletic injuries.
21	(c) Giving emergency care or first aid for an athletic injury.
22	(d) Rehabilitating and physically reconditioning athletic injuries.
23	(5m) "Consulting physician" means a person licensed as a physician under
24	subch. II who consults with an athletic trainer while the athletic trainer is engaging
25	in athletic training.

1	(6) "Licensee" means a person who is licensed as an athletic trainer under this
2	subchapter.
3	448.951 Use of title. Except as provided in s. 448.952, no person may
4	designate himself or herself as an athletic trainer or use or assume the title "athletic
5	trainer", "licensed athletic trainer", "certified athletic trainer" or "registered athletic
6	trainer" or append to the person's name any other title, letters or designation which
7	represents or may tend to represent the person as an athletic trainer unless the
8	person is licensed under this subchapter.
9	448.952 Applicability. This subchapter does not require a license under this
10	subchapter for any of the following:
11	(1) Any person lawfully practicing within the scope of a license, permit,
12	registration or certification granted by this state or the federal government, if the
13	person does not represent himself or herself as an athletic trainer.
14	(2) An athletic training student practicing athletic training within the scope
15	of the student's education or training, if he or she clearly indicates that he or she is
16	an athletic training student.
17	(3) An athletic trainer who is in this state temporarily with an individual or
18	group that is participating in a specific athletic event or series of athletic events and
19	who is licensed, certified or registered by another state or country or certified as an
20	athletic trainer by the Board of Certification of the National Athletic Trainers
21	Association.
22	448.9525 Duties of affiliated credentialing board. (1) The affiliated
23	credentialing board shall do all of the following:
24	(a) Maintain a complete list of athletic trainers licensed under this subchapter

that includes the address of each person on the list.

1	(b) Provide a copy of the list maintained under par. (a) to any person who
2	requests a copy.
3	(c) Prescribe a form for the recording of a protocol required under s. 448.956(1).
4	(d) Promulgate rules establishing the minimum amount of liability insurance
5	or surety bonding that a licensee must have to be eligible for renewal of his or her
6	license.
7	(2) Subject to s. 448.956 (1), (4) and (5), the affiliated credentialing board and
8	the medical examining board shall jointly promulgate rules relating to the minimum
9	requirements of a protocol required under s. 448.956 (1).
10	448.953 Licensure of athletic trainers. (1) The affiliated credentialing
11	board shall grant an athletic trainer license to a person who does all of the following:
12	(a) Submits an application for the license to the department on a form provided
13	by the department.
14	(b) Pays the fee specified in s. 440.05 (1).
15	(c) Subject to ss. 111.321, 111.322 and 111.335, submits evidence satisfactory
16	to the affiliated credentialing board that he or she does not have an arrest or
17	conviction record.
18	(d) Subject to ss. 111.321, 111.322 and 111.335, submits evidence satisfactory
19	to the affiliated credentialing board that he or she does not have a history of alcohol
20	or other drug abuse.
21	(e) Submits evidence satisfactory to the affiliated credentialing board that he
22	or she has received at least a bachelor's degree from an accredited college or
23	university.
24	(f) Submits evidence satisfactory to the affiliated credentialing board that he

or she has met the requirements for certification established by the National Athletic

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1	Trainers Association Board of Certification and has passed the certification
2	examination administered by the National Athletic Trainers Association Board of
3	Certification.
4	(g) Provides all of the following information:
5	1. A statement as to whether the person has been granted an athletic trainer
6	credential from any licensing jurisdiction in the United States or in any foreign
7 1. 1	country.
8	2. If the person has been granted an athletic trainer credential from any
9	licensing jurisdiction in the United States or in any foreign country, a description of
10	any disciplinary actions initiated against the person by the licensing jurisdiction
11	that issued the credential.
12	3. A statement as to whether the person has ever applied for an athletic trainer
13	credential from any licensing jurisdiction in the United States or in any foreign
14	country and had the application denied, along with a description of why the
15	credential application was denied.
16	(h) Passes an examination under s. 448.954.
17	(2) The affiliated credentialing board may waive the requirements under sub.
18	(1) (c) to (h) for an applicant for a license under sub. (1) who establishes to the
19	satisfaction of the affiliated credentialing board all of the following:
20	(a) That he or she has been issued a credential as an athletic trainer by another
21	licensing jurisdiction in the United States.
22	(b) That the jurisdiction that issued the credential under par. (a) has

requirements for credentialing that are substantially equivalent to the

requirements under sub. (1) (c) to (h).

- (3) (a) The affiliated credentialing board shall issue a temporary license to a person who satisfies the requirements under sub. (1) (a) and (c) to (g) and who pays the fee specified in s. 440.05 (6). The temporary license is valid for one year and may not be renewed.
- (b) If a person who is issued a temporary license under par. (a) submits, before the temporary license expires, evidence satisfactory to the affiliated credentialing board that he or she has passed the examination required under s. 448.954, the affiliated credentialing board shall issue the person a license under sub. (1).
- (4) (a) The affiliated credentialing board shall issue a temporary license to a person who satisfies the requirements under sub. (1) (a), (c) to (e) and (g), pays the fee specified in s. 440.05 (6) and submits evidence satisfactory to the affiliated credentialing board that he or she has engaged in athletic training during each of the 12 consecutive months immediately preceding the effective date of this paragraph [revisor inserts date]. The temporary license is valid for 2 years and shall be renewed once if a license holder submits evidence satisfactory to the affiliated credentialing board at the time of renewal that he or she has made significant progress toward satisfying the requirement under sub. (1) (f).
- (b) If a person who is issued a temporary license under par. (a) satisfies the requirements under sub. (1) (f) and (h) before the temporary license expires, the affiliated credentialing credentialing board shall issue the person a license under sub. (1).
- (5) An application form for a license under this section shall include all of the following:
- (a) An affirmation by the applicant that the information that he or she is supplying on the application is true and complete.

3. Personal growth.

1	(b) A statement that the applicant authorizes the affiliated credentialing board
2	to have access to any of the following:
3	1. The applicant's records at the college or university at which he or she
4	received the bachelor's degree required under sub. (1) (e).
5	2. The records of any credentialing authority in any licensing jurisdiction in the
6	United States or in any foreign country that has granted the applicant a credential
7	in athletic training.
8	448.954 Examination. (1) The affiliated credentialing board shall conduct
9	or arrange for examinations for athletic trainer licensure at least semiannually and
10	at times and places determined by the affiliated credentialing board. Examinations
11	shall consist of written or oral tests, or both, requiring applicants to demonstrate
12	minimum competency in subjects substantially related to athletic training.
13	(2) In lieu of an examination under sub. (1), the affiliated credentialing board
14	may accept the results of an examination administered by the National Athletic
15	Trainers Association Board of Certification.
16	448.9545 Continuing education. (1) (a) To be eligible for renewal of a license
17	issued under s. 448.953 (1) or (2), a licensee shall, during the 2-year period
18	immediately preceding the renewal date specified under s. 440.08 (2) (a), complete
19	not less than 30 credit hours of continuing education in courses of study approved by
20	the affiliated credentialing board.
21	(b) No more than 10 credit hours of the continuing education required under
22	par. (a) may be on any of the following subject areas or combination of subject areas:
23	1. Management.
24	2. Risk management.

1 4. Educational techniques.

- (2) The affiliated credentialing board may approve any of the following courses for continuing education credit:
 - (a) A course that has been approved for continuing education credit by the National Athletic Trainers Association Board of Certification.
 - (b) Any course that satisfies all of the following:
 - 1. The course is directly related to the practice of athletic training or sports medicine and lasts at least one hour.
 - 2. Each member of the course faculty has expertise in the subject area of the course because he or she has received a degree from an accredited college or university relating to the subject area, has experience or special training in the subject area covered by the course or has previously taught the subject area covered by the course.
 - 3. The course has specific written objectives describing the goals of the course for the participants.
 - 4. The sponsor of the course keeps attendance records for the course and retains copies of those records for at least 4 years after the date of the course.
 - 448.955 Issuance of license; expiration and renewal. (1) The renewal dates for licenses granted under this subchapter, other than temporary licenses granted under s. 448.953 (3) or (4), are specified under s. 440.08 (2) (a).
 - (2) Renewal applications shall be submitted to the department on a form provided, subject to sub. (3), by the department and shall include the renewal fee specified in s. 440.08 (2) (a) and evidence satisfactory to the affiliated credentialing board that the licensee has all of the following:

(a) Completed, during the 2-year period immediately preceding the renewa
date specified in s. 440.08 (2) (a), the continuing education requirements specified
in s. 448.9545.
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- (b) Current certification in cardiopulmonary resuscitation.
- (c) Liability insurance or a surety bond in at least the minimum amount required by the rules promulgated under s. 448.9525 (1) (d).
- (3) A renewal application form for renewal of a license issued under this subchapter shall include all of the following:
- (a) A place for the licensee to describe his or her work history, including the average number of hours worked each week, for the 2-year period immediately preceding the renewal date specified in s. 440.08 (2) (a).
- (c) A statement, signed by the licensee and the licensee's consulting physician, that a current copy of the protocol required under s. 448.956 (1) is on file at the place of employment of the athletic trainer and of the consulting physician.
- 448.956 Practice requirements. (1) (a) A licensee may engage in athletic training only in accordance with an evaluation and treatment protocol that is established by the athletic trainer and approved by the consulting physician in accordance with the rules promulgated under s. 448.9525 (2) and recorded on a protocol form prescribed by the affiliated credentialing board under s. 448.9525 (1) (c).
- (am) A protocol established under par. (a) shall require an athletic trainer to notify the consulting physician as soon as possible if a person being treated by the athletic trainer sustains new injuries.
- (b) A licensee shall have a copy of the protocol established under par. (a) at his or her place of employment at all times.

- (c) A protocol established under par. (a) shall be updated no later than 30 days before the date specified in s. 440.08 (2) (a) 14f.
- (2) In addition to engaging in athletic training under a protocol established under sub. (1), a licensee may do any of the following:
- (a) Monitor the general behavior and general physical response of a person to treatment and rehabilitation, including monitoring whether the person's behavior or response show abnormal characteristics and monitoring whether the person exhibits abnormal signs or symptoms.
- (b) Suggest modifications in treatment or rehabilitation of an injured person to the consulting physician or any other health care provider who is providing treatment to the person.
- (c) Develop and administer an athletic training program for a person. An athletic training program under this paragraph may include providing education and counseling to a person.
- (3) When working on behalf of his or her primary employer, a licensee may, in accordance with a protocol established under sub. (1) (a), do all of the following:
- (a) Treat and rehabilitate an athletic injury using cold, heat, light, sound, electricity, exercise, chemicals or mechanical devices.
- (b) Evaluate and treat a person for an athletic injury that has not previously been diagnosed.
- (c) Treat or rehabilitate an employe of the primary employer with an injury that is identical to an athletic injury and that has resulted from an occupational activity as directed, supervised and inspected by a physician, as defined in s. 448.01 (5), or by a person licensed under s. 446.02, who has the power to direct, decide and oversee the implementation of the treatment or rehabilitation.

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1	(4) If a licensee or the consulting physician of the licensee determines that a
2	patient's medical condition is beyond the scope of practice of the licensee, the licensee
3	shall, in accordance with the protocol established under sub. (1) (a), refer the patient
4	to a health care practitioner who is licensed under ch. 446 or 447 or subch. II, III or
5	IV of ch. 448 and who can provide appropriate treatment to the patient.
6	(5) A licensee shall modify or terminate treatment of a patient that is not
7	beneficial to a patient or that the patient cannot tolerate.
8	448.957 Disciplinary proceedings and actions. (1) Subject to the rules
9	promulgated under s. 440.03 (1), the affiliated credentialing board may make
10	investigations and conduct hearings to determine whether a violation of this
11	subchapter or any rule promulgated under this subchapter has occurred.
12	(2) Subject to the rules promulgated under s. 440.03 (1), the affiliated
13	credentialing board may reprimand a licensee or may deny, limit, suspend or revoke
14	a license granted under this subchapter if it finds that the applicant or licensee has
15	done any of the following:
16	(a) Made a material misstatement in an application for a license or for renewal
17	of a license.
18	(b) Subject to ss. 111.321, 111.322 and 111.335, been convicted of an offense the
19	circumstances of which substantially relate to the practice of athletic training.
20	(c) Advertised in a manner that is false, deceptive or misleading.
21	(d) Advertised, practiced or attempted to practice under another's name.

(e) Subject to ss. 111.321, 111.322 and 111.34, practiced athletic training while

the applicant's or licensee's ability to practice was impaired by alcohol or other drugs.

(f) Engaged in unprofessional or unethical conduct.

1	(g) Engaged in conduct while practicing athletic training that evidences a lack
2	of knowledge or ability to apply professional principles or skills.
3	(h) Failed to cooperate with the affiliated credentialing board in an
4	investigation under this section.
5	(i) Aided another person in violating this subchapter or any rule promulgated
6	under this subchapter.
7	(j) Violated this subchapter or any rule promulgated under this subchapter.
8	(3) In addition to or in lieu of the penalties provided under sub. (2), the
9	affiliated credentialing board may assess against an applicant or licensee a forfeiture
10	of not more than \$10,000 for each violation specified under sub. (2).
11	448.958 Injunctive relief. If the affiliated credentialing board has reason to
12	believe that any person is violating this subchapter or any rule promulgated under
13	this subchapter, the affiliated credentialing board, the department, the attorney
14	general or the district attorney of the proper county may investigate and may, in
15	addition to any other remedies, bring an action in the name and on behalf of this state
16	to enjoin the person from the violation.
17	448.959 Penalties. Any person who violates this subchapter or any rule
18	promulgated under this subchapter may be fined not more than \$10,000 or
19	imprisoned for not more than 9 months or both.
20	*b1867/2.6* Section 2923v. 450.10(3)(a) 5q. of the statutes is created to read:
21	450.10 (3) (a) 5q. An athletic trainer licensed under subch. VI of ch. 448.".
22	*b1671/1.11* 1497. Page 1376, line 21: after that line insert:

b1671/1.11 "Section 2927a. 552.23 (1) of the statutes is amended to read:

552.23 (1) If the target company is an insurance company subject to regulation
by the commissioner of insurance, a banking corporation subject to regulation by the
division of banking, a savings bank or savings and loan association subject to
regulation by the division of savings and loan institutions, or a company subject to
regulation by the public service commission, the department of transportation or the
office of the commissioner of railroads, the division of securities shall promptly
furnish a copy of the registration statement filed under this chapter to the regulatory
agency having supervision of the target company. Any hearing under this chapter
involving any such target company shall be held jointly with the regulatory agency
having supervision, and any determination following the hearing shall be made
jointly with that regulatory agency.".

b1681/3.11 1498. Page 1376, line 21: after that line insert:

b1681/3.11 "Section 2927m. 560.031 of the statutes is repealed and recreated to read:

560.031 Recycling market development. (1) In this section:

- (d) "Responsible unit" has the meaning given in s. 287.01 (9).
- (2) (a) At the request of the board, the department shall provide the financial assistance awarded by the board under subs. (3) and (4).
- (b) 1. The department shall provide the financial assistance awarded under sub. (3) from the appropriations under s. 20.143 (1) (L) and (tm).
- The department shall provide the financial assistance awarded under sub.
 from the appropriation under s. 20.143 (1) (L).
- (3) The board may award a grant, loan or manufacturing rebate under this subsection to a governmental unit or business entity for a project to assist waste

- generators in the marketing of recovered materials or to develop markets for recovered materials. Before awarding a grant, loan or manufacturing rebate, the board shall consider the extent to which the project does the following:
 - (a) Maximizes the marketability of recovered materials on a statewide basis.
- (b) Minimizes the amount of recovered materials disposed of in landfills or burned without energy recovery in incinerators.
- (c) Includes materials that are banned from landfills and that will support community recycling efforts.
- (d) Maintains present markets or creates new or expanded markets for recovered materials.
- (4) The board shall award a grant of \$50,000 in each fiscal year to a private, nonprofit, industry—supported organization that is described in section 501 (c) (3) of the Internal Revenue Code and that provides waste reduction and recycling assistance through business—to—business peer exchange. An organization that is awarded a grant must be instrumental in assisting and encouraging companies and institutions to reduce their operating costs through improved production and solid waste management practices and must be in existence on the effective date of this subsection [revisor inserts date].
- (5) If the board determines that financial assistance is required to stimulate an activity that it determines is needed to assist responsible units in the marketing of recovered materials or to develop markets for recovered materials, the board shall request the department to issue a request for proposals for that activity, unless the board determines that a request for proposals is not an effective means for distributing the financial assistance for that activity. Upon a request from the board

under this subsection, the department	shall	issue	a	request	for	proposals	or	the
activity specified by the board.								

- (6) The department shall annually contract for the operation of a statewide materials exchange program with a materials exchange program that received funding from the board in the 1997–99 fiscal biennium. The department shall provide funding for the materials exchange program from the appropriation under s. 20.143 (1) (tm).
- (7) The department shall consult with the board and seek advice from the council on recycling before promulgating any rules under this section.".

b1839/3.39 1499. Page 1376, line 21: after that line insert:

b1839/3.39 "Section 2926b. 551.32 (1) (bm) 1. (intro.) of the statutes is amended to read:

551.32 (1) (bm) 1. (intro.) In addition to information required under par. (b) and except as provided in par. (bs), an application under par. (a) shall contain the following:

b1839/3.39 Section 2926e. 551.32 (1) (bs) of the statutes is created to read: 551.32 (1) (bs) 1. If an applicant for the issuance or renewal of a license under this section is an individual who does not have a social security number, the applicant, as a condition of applying for or applying to renew the license, shall submit a statement made or subscribed under oath or affirmation to the division that the applicant does not have a social security number. The form of the statement shall be prescribed by the department of workforce development.

2. Any license issued or renewed in reliance upon a false statement submitted by an applicant under subd. 1. is invalid.

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1	*b1839/3.39* SECTION 2926m. 551.34 (1m) (a) 1. of the statutes is amended to
2	read:
3	551.34 (1m) (a) 1. The applicant fails to provide the any information required
4	under s. 551.32 (1) (bm) 1.
5	*b1839/3.39* Section 2926p. 551.34 (1m) (a) 3. of the statutes is amended to
6	read:
7	551.34 (1m) (a) 3. The applicant is an individual who fails to provide his or her
8	social security number, who fails to comply, after appropriate notice, with a subpoena
9	or warrant issued by the department of workforce development or a county child
10	support agency under s. 59.53 (5) and related to paternity or child support
11	proceedings or who is delinquent in making court-ordered payments of child or
12	family support, maintenance, birth expenses, medical expenses or other expenses
13	related to the support of a child or former spouse, as provided in a memorandum of
14	understanding entered into under s. 49.857. An applicant whose application is
15	denied under this subdivision for delinquent payments is entitled to a notice and
16	hearing under s. 49.857 but is not entitled to any other notice or hearing under this
17	section.
18	*b1839/3.39* Section 2926s. 551.34 (1m) (b) of the statutes is amended to
19	read:
2 0	551.34 (1m) (b) The Unless s. 551.32 (1) (bs) 1. applies to the licensee, the
21	division shall restrict or suspend a license under this subchapter if the licensee is an

division shall restrict or suspend a license under this subchapter if the licensee is an individual who fails to provide his or her social security number. The division shall restrict or suspend a license under this subchapter if the licensee is an individual who fails to comply, after appropriate notice, with a subpoena or warrant issued by the department of workforce development or a county child support agency under s.

59.53 (5) and related to paternity or child support proceedings or who is delinquent
in making court-ordered payments of child or family support, maintenance, birth
expenses, medical expenses or other expenses related to the support of a child or
former spouse, as provided in a memorandum of understanding entered into under
s. 49.857. A licensee whose license is restricted or suspended under this paragraph
is entitled to a notice and hearing under s. 49.857 but is not entitled to any other
notice or hearing under this section.".

b0717/1.2 1500. Page 1378, line 12: after that line insert:

b0717/1.2 "Section 2937f. 560.083 of the statutes is created to read:

- 560.083 Grants for public retail markets. (1) In this section, "municipality" means a city, village, town or county in this state.
- (2) From the appropriation under s. 20.143 (1) (c), the department may make grants to municipalities and nonprofit organizations to fund costs related to conducting public retail markets. The department shall promulgate rules for the administration of this section.".
 - *b1681/3.12* 1501. Page 1378, line 12: after that line insert:
- *b1681/3.12* "Section 2937m. 560.09 (5) of the statutes is repealed.".
- *b1802/2.1* 1502. Page 1378, line 25: delete that line.
- *b1802/2.2* 1503. Page 1379, line 1: delete lines 1 to 3 and substitute:
- 20 *b1802/2.2* "Section 2939n. 560.13 (3) (c) of the statutes is created to read:
 - 560.13 (3) (c) In awarding grants under this section, beginning with grants awarded in fiscal year 2000–01, the department shall accord a weight to a project's job creation potential that is approximately 50% of the weight accorded that factor in awarding grants under this section before fiscal year 2000–01.".

1	*b1802/2.3* 1504. Page 1379, line 25: after that line insert:
2	"4. At least \$1,400,000 in grants for projects evaluated without consideration
3	of the number of jobs that will be created by the projects.".
4	*b1802/2.4* 1505. Page 1380, line 1: delete lines 1 to 5.
5	*b1678/1.2* 1506. Page 1383, line 5: delete "\$1,000,000" and substitute
6	"\$900,000".
7	*b1097/1.2* 1507. Page 1394, line 11: after that line insert:
8	*b1097/1.2* "Section 2980m. 560.26 of the statutes is created to read:
9	560.26 Wisconsin Procurement Institute grants. (1) Subject to sub. (3),
10	the department shall make grants annually from the appropriation under s. 20.143
11	(1) (c) to the Wisconsin Procurement Institute if all of the following apply:
12	(a) The Wisconsin Procurement Institute uses the grant proceeds to further its
13	efforts to secure federal government contracts and create jobs in the state.
14	(b) The Wisconsin Procurement Institute submits a plan to the department for
15	each grant detailing the proposed use of the grant and the secretary approves the
16	plan.
17	(c) The Wisconsin Procurement Institute enters into a written agreement with
18	the department that specifies the conditions for use of the grant proceeds, including
19	reporting and auditing requirements.
20	(d) The Wisconsin Procurement Institute agrees in writing to submit to the
21	department the report required under sub. (2) by the time required under sub. (2).
22	(2) If the Wisconsin Procurement Institute receives a grant under this section,
23	it shall submit to the department, within 6 months after spending the full amount
24	of the grant, a report detailing how the grant proceeds were used.

1	(3) The department may not make grants under sub. (1) that exceed \$100,000
2	in total in any year.".
3	*b1677/1.2* 1508. Page 1394, line 11: after that line insert:
4	*b1677/1.2* "Section 2983c. 560.28 of the statutes is created to read:
5	560.28 Biotechnology development finance company. (1) In this section:
6	(a) "Biotechnology" means technology related to life sciences.
7	(b) "Capital participation instrument" means all of the following:
8	1. Any of the following or an option or other right to acquire any of the following:
9	a. Common or preferred capital stock.
10	b. Convertible securities.
11	c. Evidences of long-term or short-term indebtedness.
12	d. Warrants.
13	e. Subscriptions.
14	f. Partnership or membership interests.
15	2. Royalties or other lawful derivations of a capital participation instrument
16	listed under subd. 1.
17	(c) "Cost of a project" means costs associated with the design, planning and
18	implementation of a project that, in accordance with sound business and financial
19	practices, are appropriate charges to the project. The costs may include the costs of
20	planning and design, options to buy land, feasibility or other studies, equipment,
21	seed money, construction, working capital and any other costs determined by the
22	biotechnology development finance company to be necessary to the purposes of this
23	section.

- (d) "Project" means commercial, industrial or other economic activity that is undertaken by a biotechnology company in this state.
- (2) (a) The department shall organize and maintain a biotechnology development finance company as a nonstock, nonprofit corporation under ch. 181 for the exclusive purpose of investing in new or existing biotechnology companies in this state. From the appropriation under s. 20.143 (1) (c), the department shall make a one—time grant to the company for start—up capital and for reasonable administrative expenses of the company. The grant under this paragraph may not exceed \$1,000,000.
- (b) Subject to par. (c), the biotechnology development finance company may purchase a capital participation instrument of a project. The biotechnology development finance company shall ensure that all of the following apply with respect to a project before any investment is made in the project:
- 1. The biotechnology company has certified that the project plans conform to all applicable environmental, zoning, building, planning or sanitation laws.
- 2. There is a reasonable expectation that the biotechnology company will be successful.
 - 3. Private industry has not provided sufficient capital required for the project.
- 4. The investment is necessary to the successful completion of the proposed project because other investment in the project is unavailable in the traditional capital markets, or because capital has been offered on terms that would preclude the success of the project.
- 5. Provision has been made by contract for adequate reporting of financial data by the project to the biotechnology development finance company. Those provisions

- may include a requirement for an annual or other periodic audit of the project's financial records.
- 6. The proceeds of the purchase will be used solely in connection with the costs of the project.
 - 7. The biotechnology company is able to manage its project responsibilities.
- (c) 1. The biotechnology development finance company may not own more than 49% of the voting stock or other interest in any enterprise as a result of a purchase under par. (b).
- 2. The total investment by the biotechnology development finance company in any one biotechnology company may not exceed \$200,000.
- (d) The findings made by the biotechnology development finance company with respect to whether a project meets the conditions under par. (b) 1. to 7. are conclusive.
- (3) The department shall enter into a contract with the biotechnology development finance company. The contract shall provide that the department may make use of the services of the biotechnology development finance company and that the department shall advise, assist and provide administrative services to the biotechnology development finance company. The department shall determine the type and scope of any administrative services provided by the department to the biotechnology development finance company. The department may assign employes or contract with private or state agencies to perform the administrative services. The biotechnology development finance company may not engage in political activities.
- (4) (a) The board of directors of the biotechnology development finance company shall consist of all of the following members:
 - 1. The secretary, or his or her designee.
 - 2. The secretary of administration, or his or her designee.

1	3. The executive director of the investment board, or his or her designee.
2 , ,	4. The executive director of the Wisconsin Housing and Economic Developmen
3	Authority, or his or her designee.
4	5. The president of the University of Wisconsin System, or his or her designee
5	6. The president of Forward Wisconsin, Inc., or his or her designee.
6	7. A representative of the state's biotechnology research community.
7	8. A representative of the state's biotechnology industry.
8	9. A representative of the state's venture capital industry.
9	(b) The members under par. (a) 7. to 9. shall serve 5-year terms and the initia
10	members under par. (a) 7. to 9. shall be appointed by the governor. The biotechnology
11	development finance company, in its bylaws, shall specify the method for electing
12	new members under par. (a) 7. to 9. and for filling vacancies.
13	(5) Annually, the biotechnology development finance company shall provide a
14	report on its activities to the appropriate standing committees of each house of the
15	legislature in the manner provided under s. 13.172 (3) and to the governor.
16	(6) The assets transferred to, and the assets and liabilities of, the biotechnology
17	development finance company shall be separate from all other assets and liabilities
18	of the state, of all political subdivisions of the state and of the department. Neither
19	the state, any political subdivision of the state nor the department guarantees any
20	obligation of or has any obligation to the biotechnology development finance
21	company. Neither the state, any political subdivision of the state nor the departmen
22	is liable for any debt or liability of the biotechnology development finance company."
23	*b1681/3.13* 1509. Page 1396, line 17: after that line insert:

b1681/3.13 "Section 2996p. 560.65 (4) (a) of the statutes is repealed.".

. 1	*b1891/1.10* 1510. Page 1397, line 3: after that line insert:
2	*b1891/1.10* "Section 2998g. 560.70 (7) of the statutes is amended to read:
3	560.70 (7) "Tax benefits" means the development zones credit under ss. 71.07
4	(2dx), 71.28 (1dx) and 71.47 (1dx), except that in s. 560.795, "tax benefits" means the
5	development zones investment credit under ss. 71.07 (2di), 71.28 (1di) and 71.47 (1di)
6	and the development zones credit under ss. 71.07 (2dx), 71.28 (1dx) and 71.47 (1dx).".
7	*b1891/1.11* 1511. Page 1397, line 11: after that line insert:
8	*b1891/1.11* "Section 3000n. 560.785 (1) (intro.) of the statutes is amended
9 -	to read:
10	560.785 (1) (intro.) For the development zone program under ss. 560.70 to
11	560.78, the development opportunity zone program under s. 560.795 and the
12	enterprise development zone program under s. 560.797, the department shall
13	promulgate rules that further define a person's eligibility for tax benefits. The rules
14	shall do at least all of the following:".
15	*b1891/1.12* 1512. Page 1397, line 15: after "development zone" insert ", as
16	a development opportunity zone".
17	*b1891/1.13* 1513. Page 1398, line 2: after "development zone" insert ", as
18	a development opportunity zone".
19	*b1891/1.14* 1514. Page 1398, line 21: after that line insert:
20	*b1891/1.14* "Section 3006h. 560.795(1)(d) of the statutes is created to read:
21	560.795 (1) (d) An area in the city of Kenosha, the legal description of which
22	is provided to the department by the local governing body of the city of Kenosha.
23	*b1891/1.14* Section 3006j. 560.795(2)(a) of the statutes is amended to read:

560.795 (2) (a) Except as provided in par. (d), the designation of each area under
sub. (1) (a), (b) and (c) as a development opportunity zone shall be effective for 36
months, with the designation of the areas under sub. (1) (a) and (b) beginning on
April 23, 1994, and the designation of the area under sub. (1) (c) beginning on April
28, 1995. Except as provided in par. (d), the designation of the area under sub. (1)
(d) as a development opportunity zone shall be effective for 84 months, beginning on
January 1, 2000.
b1891/1.14 Section 3006L. 560.795 (2) (b) 4. of the statutes is created to
read:
560.795 (2) (b) 4. The limit for tax benefits for the development opportunity
zone under sub. (1) (d) is \$7,000,000.
b1891/1.14 Section 3006n. 560.795 (3) (a) 3. of the statutes is created to
read:
560.795 (3) (a) 3. Any corporation that is conducting or that intends to conduct
economic activity in a development opportunity zone under sub. (1) (d) and that, in
conjunction with the local governing body of the city in which the development
opportunity zone is located, submits a project plan as described in par. (b) to the
department no later than July 1, 2000, shall be entitled to claim tax benefits while
the area is designated as a development opportunity zone.
b1891/1.14 Section 3006p. 560.795 (3) (d) of the statutes is amended to
read:
560.795 (3) (d) The department annually shall verify information submitted
to the department under s. $71.07 \ \underline{(2di) \ or} \ (2dx)$, $71.28 \ \underline{(1di) \ or} \ (1dx)$ or $71.47 \ \underline{(1di) \ or}$
(1dx).".

1	*b1681/3.14* 1515. Page 1400, line 18: after that line insert:
2	*b1681/3.14* "Section 3020m. 560.835 (7) (b) of the statutes is amended to
3	read:
4	560.835 (7) (b) The department shall deposit in the recycling fund
5	appropriation account under s. 20.143 (1) (L) all moneys received after July 1, 1995
6	the effective date of this paragraph [revisor inserts date], in repayment of loans
7	made under this section.".
8	*b1129/2.3* 1516. Page 1401, line 5: after that line insert:
9	*b1129/2.3* "Section 3023j. 562.065 (4) of the statutes is amended to read:
10	562.065 (4) Unclaimed prizes. Any A licensee under s. 562.05 (1) (b) may retain
11	any winnings on a race which that are not claimed within 90 days after the end of
12	the period authorized for racing in that year under s. 562.05 (9) shall be paid to the
13	department. The department shall credit moneys received under this subsection to
14	the appropriation accounts under ss. 20.455 (2) (g) and 20.505 (8) (g).".
15	*b1181/3.14* 1517. Page 1401, line 5: after that line insert:
16	*b1181/3.14* "Section 3023t. 565.02 (2) (e) of the statutes is created to read
17	565.02 (2) (e) If requested by a lottery prize winner to provide a certification
18	that lists the amounts of the lottery prize payments, if any, that the administrator
19	is required to withhold under s. $565.30(4), (5), (5m)$ and $(5r)$, the administrator shall
20	provide the certification.".
21	*b1839/3.40* 1518. Page 1401, line 5: after that line insert:
22	*b1839/3.40* "Section 3023f. 562.05 (1c) of the statutes is amended to read
23	562.05 (1c) If the applicant for a license under this section is an individual, the
24	department may not issue or renew a license if the individual has not provided his

or her social security number, unless the individual does not have a social security
number and the applicant submits a statement made or subscribed under oath or
affirmation as required under sub. (1e). If the applicant for a license under this
section is not an individual, the department may not issue or renew a license if the
person has not provided the person's federal employer identification number.
b1839/3.40 Section 3023g. 562.05 (1e) of the statutes is created to read:
562.05 (1e) If an applicant for a license under this section is an individual who
does not have a social security number, the applicant shall submit to the department
with his or her application a statement made or subscribed under oath or affirmation
that the applicant does not have a social security number. The form of the statement
shall be prescribed by the department of workforce development. A license issued
in reliance upon a false statement submitted under this subsection is invalid.
b1839/3.40 Section 3023k. 562.05 (7) (am) 1. of the statutes is amended to
read:
562.05 (7) (am) 1. The department shall require each person who is subject to
an investigation under par. (a) and who is an individual to provide his or her social
security number, unless the person is an individual who does not have a social
security number and the person submits a statement made or subscribed under oath
or affirmation as required under sub. (1e).".
b1181/3.15 1519. Page 1402, line 19: after that line insert:
b1181/3.15 "Section 3025m. 565.30 (5) of the statutes, as affected by 1997
Wisconsin Act 27, is amended to read:
565.30 (5) WITHHOLDING OF DELINQUENT STATE TAXES, CHILD SUPPORT OR DEBTS

OWED THE STATE. The administrator shall report the name, address and social security

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number of each winner of a lottery prize equal to or greater than \$1,000 and the name, address and social security number of each person to whom a lottery prize equal to or greater than \$1,000 has been assigned to the department of revenue to determine whether the payee or assignee of the prize is delinquent in the payment of state taxes under ch. 71, 72, 76, 77, 78 or 139 or in court-ordered payment of child support or has a debt owing to the state. Upon receipt of a report under this subsection, the department of revenue shall first ascertain based on certifications by the department of workforce development or its designee under s. $49.855\,(1)$ whether any person named in the report is currently delinquent in court-ordered payment of child support and shall next certify to the administrator whether any person named in the report is delinquent in court-ordered payment of child support or payment of state taxes under ch. 71, 72, 76, 77, 78 or 139. Upon this certification by the department of revenue or upon court order the administrator shall withhold the certified amount and send it to the department of revenue for remittance to the appropriate agency or person. At the time of remittance, the department of revenue shall charge its administrative expenses to the state agency that has received the remittance. The administrative expenses received by the department of revenue shall be credited to the appropriation under s. 20.566 (1) (h). In instances in which the payee or assignee of the prize is delinquent both in payments for state taxes and in court-ordered payments of child support, or is delinquent in one or both of these payments and has a debt owing to the state, the amount remitted to the appropriate agency or person shall be in proportion to the prize amount as is the delinquency or debt owed by the payee or assignee.

b1181/3.15 SECTION 3025p. 565.30 (5m) of the statutes is renumbered 565.30 (5m) (a) and amended to read:

or family support. The administrator shall report to the department of workforce development the name, address and social security number of each winner of a lottery prize that is payable in instalments and the name, address and social security number or federal income tax number of the person who has been assigned a lottery prize that is payable in instalments. Upon receipt of the report, the department of workforce development shall certify to the administrator whether any payee or assignee named in the report is obligated to provide child support, spousal support, maintenance or family support under s. 767.02 (1) (f) or (g), 767.10, 767.23, 767.25, 767.26, 767.261, 767.458 (3), 767.465 (2m), 767.477, 767.51 (3), 767.62 (4) (a) or 948.22 (7) or ch. 769 and the amount required to be withheld from the lottery prize under s. 767.265. The Subject to par. (b), the administrator shall withhold the certified amount from each payment made to the winner or assignee and remit the certified amount to the department of workforce development.

b1181/3.15 SECTION 3025pc. 565.30 (5m) (b) of the statutes is created to read:

565.30 (5m) (b) The administrator may not withhold from any payment to an assignee of a lottery prize any child support, spousal support, maintenance or family support specified in par. (a) that is owed by a winner of a lottery prize, nor may the administrator withhold from any payment to a winner any child support, spousal support maintenance or family support that is owed by an assignee.

b1181/3.15 SECTION 3025pf. 565.30 (5r) (a) of the statutes is amended to read:

565.30 (5r) (a) Annually, the administrator shall provide each clerk of circuit court in the state with a list of the winners or assignees of a lottery prize that is

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payable in instalments. The list shall include each winner <u>or assignee</u> since the date of the previous list.

b1181/3.15 SECTION 3025pg. 565.30 (5r) (b) of the statutes is amended to read:

565.30 (5r) (b) If Subject to par. (c), if the administrator receives a notice under s. 973.05 (5) (a) or 778.30 (2) (a) of the assignment of lottery prizes under s. 973.05 (4) (c) or 778.30 (1) (c) and determines that the person subject to the assignment is a winner or assignee of a lottery prize that is payable in instalments, the administrator shall withhold the amount of the judgment that is the basis of the assignment from the next instalment payment. The administrator shall submit the withheld amount to the court that issued the assignment. At the time of the submittal, the administrator shall charge the administrative expenses related to that withholding and submittal to the winner or assignee of the lottery prize and withhold those expenses from the balance of the instalment payment. administrator shall notify the winner or assignee of the reason that the amount is withheld from the instalment payment. If the initial instalment payment is insufficient to pay the judgment and administrative expenses, the administrator shall withhold and submit to the court an amount from any additional instalment payments until the judgment and administrative expenses are paid in full and the assignment is no longer in effect. The administrative expenses received by the department shall be credited to the appropriation under s. 20.566 (1) (h).

b1181/3.15 SECTION 3025ph. 565.30 (5r) (c) of the statutes is created to read:
565.30 (5r) (c) The administrator may not withhold from any payment to an assignee of a lottery prize the amount specified in par. (b) that is owed by a winner

1	of a lottery prize, nor may the administrator withhold from any payment to a winn	ıer
2	the amount specified in par. (b) that is owed by an assignee.	

b1181/3.15 Section 3025pj. 565.30 (5t) of the statutes is amended to read: 565.30 (5t) Priority of withholding. (intro.) The administrator shall withhold payments under this section from a winner or assignee of a lottery prize in the following order:

b1181/3.15 Section 3025pL. 565.30 (6) of the statutes is repealed.

565.30 (6m) Use of Lottery Prize as security for Loan. (a) *Definition*. In this subsection, "prize winner" means a person who has won a lottery prize and any other person who is authorized by law to use a lottery prize as security for a loan.

b1181/3.15 SECTION 3025pm. 565.30 (6m) of the statutes is created to read:

- (b) Security for a loan. A prize winner may use a lottery prize or part of a lottery prize as security for a loan only pursuant to a court order issued under this subsection.
- (c) Judicial process for using lottery prizes as security for loans. Any prize winner who intends to use part or all of a lottery prize as security for a loan shall petition the circuit court of the county in which the prize winner resides or the circuit court of Dane County for a court order confirming the use of a lottery prize as security for a loan. The circuit court of the county in which the prize winner resides or the circuit court of Dane County shall issue an order confirming the use of a lottery prize as security for a loan only if all of the following occur:
 - 1. The prize winner is represented by independent legal counsel.
- 2. A copy of the contract that provides for using any part of the lottery prize as security for the loan is attached to the petition.

- 3. The contract is executed by the prize winner, is subject to the laws of this state and provides that the prize winner has the right to cancel the contract until midnight of the 3rd business day after the date on which the prize winner entered into the contract.
- 4. The prize winner attests, by sworn affidavit, that he or she is of sound mind, is not acting under duress and acknowledges that the state will not make any of the lottery prize payments or parts of lottery prize payments to the prize winner that are being used as security for the loan in the event the prize winner defaults on the loan.
- 5. The prize winner, by sworn affidavit, provides the court with an accounting of all claims to, or judgments, liens, security interests, garnishments, assignments or attachments against, all or any part of the lottery prize payments.
- 6. The prize winner provides the court a certification from the administrator that lists the amounts of the lottery prize payments, if any, that the administrator is required to withhold for the prize winner under subs. (4), (5), (5m) and (5r).
- 7. The part of the lottery prize that is being used as security for the loan does not include the amounts of any withholdings specified under subs. (4), (5), (5m) and (5r).
- 8. The court determines that the interest rate on the loan does not exceed the weekly prime rate for the week prior to the date on which the court received a copy of the contract, as reported by the federal reserve board in federal reserve statistical release H. 15, plus 6%. In making the calculation under this subdivision, the court shall subtract from the compensation received by the individual or organization making the loan any required fees or other costs charged the prize winner.
- (d) Contents of court order. A court order issued under par. (c) shall include all of the following:

- 1. The name of the prize winner.
 - 2. The prize winner's social security number if the prize winner is an individual, or federal income tax identification number if the prize winner is an organization.
 - 3. The name of the individual or organization that is making the loan to the prize winner.
 - 4. The social security number of the individual or the federal income tax identification number of the organization that is making the loan to the prize winner.
 - 5. If an individual is making the loan to the prize winner, the citizenship of the individual. If the individual is not a citizen of the United States of America, the order shall include the individual's resident alien number.
 - (e) Administration. Upon receipt of a court order issued under par. (c), the individual or organization making the loan shall provide a certified copy of the court order to the administrator. The administrator shall acknowledge receipt of the court order in writing to the individual or organization making the loan and shall make all lottery prize payments according to the terms specified in the court order. The administrator may charge an initial processing fee, in an amount determined by rule, to cover any costs associated with processing the lottery prize payments in accordance with the terms specified in the court order.

b1181/3.15 Section 3025pp. 565.30 (6r) of the statutes is created to read: 565.30 (6r) Voluntary assignment of lottery prize. (a) *Definition*. In this subsection, "assignor" means a lottery prizewinner or a person who has the right to assign all or part of a lottery prize.

(b) Voluntary assignment. An assignor may	make a voluntary assignment of
a lottery prize or part of a lottery prize only pursu	ant to a court order issued under
this subsection.	
(c) Judicial process for assignment. Any as	signor who intends to voluntarily

- assign part or all of a lottery prize to any individual or organization shall petition the circuit court of the county in which the assignor resides or the circuit court of Dane County for a court order confirming the assignment. The circuit court of the county in which the assignor resides or the circuit court of Dane County shall issue an order confirming the assignment only if all of the following occur:
 - 1. The assignor is represented by independent legal counsel.
 - 2. A copy of the assignment is attached to the petition.
- 3. The assignment is in writing, is executed by the assignor and is subject to the laws of this state.
- 3m. The contract for the assignment provides that the assignor has the right to cancel the contract until midnight of the 3rd business day after the date on which the assignor entered into the contract.
- 3r. The contract for the assignment provides that the assignor, from the proceeds received from the individual or organization to whom part or all of the lottery prize is assigned, agrees to pay in full any delinquent payments that may be owed by the assignor under subs. (4), (5), (5m) and (5r).
- 4. The assignor attests, by sworn affidavit, that he or she is of sound mind, is not acting under duress and acknowledges that the state will not make any of the assigned lottery prize payments or parts of lottery prize payments to the assignor.

- 5. The assignor, by sworn affidavit, provides the court with an accounting of all claims to, or judgments, liens, security interests, garnishments, assignments or attachments against, all or any part of the lottery prize payments.
- 6. The assignment does not include the amounts of any withholdings specified under sub. (4), (5), (5m) or (5r).
- 7. The assignor provides the court a certification from the administrator that lists the amounts of the lottery prize payments, if any, that the administrator is required to withhold for the assignor under subs. (4), (5), (5m) and (5r).
- 8. The payment that the assignor will receive as compensation for the assignment is at least equal to the present value of the assigned lottery prize payments, discounted at a rate no greater than the weekly prime rate for the week prior to the date on which the court received a copy of the assignment, as reported by the federal reserve board in federal reserve statistical release H. 15, plus 6%. In making the calculation under this subdivision, the court shall subtract from the compensation received by the assignor any required fees or other costs charged the assignor.
- 9. The individual or organization to whom part or all of the lottery prize is assigned specifies in an affidavit that the individual or organization agrees to report and pay any state income or franchise tax that is owed on any income or gain realized from the purchase and subsequent sale or redemption of any lottery prize.
- (d) Contents of court order. A court order issued under par. (c) shall include all of the following:
- 1. The name of the prizewinner or the name of the assignor, if different from the prizewinner.

1	2. The assignor's social security number if the assignor is an individual, or
2	federal income tax identification number if the assignor is an organization.

- 3. The name of the individual or organization to whom part or all of the lottery prize is assigned.
- 4. The social security number of the individual or the federal income tax identification number of the organization to whom part or all of the lottery prize is assigned.
- 5. If part or all of the lottery prize is assigned to an individual, the citizenship of the individual. If the individual is not a citizen of the United States of America, the order shall include the individual's resident alien number.
- 6. The number of assigned lottery prize payments and the dates on which the assigned lottery prize payments are to be paid.
- 7. The gross amount of each of the lottery prize payments that are subject to withholding for tax purposes and that are assigned.
- (e) Administration of lottery prize assignment. Upon receipt of a court order issued under par. (c), the individual or organization to whom the lottery prize is assigned shall provide a certified copy of the court order to the administrator. The administrator shall acknowledge receipt of the court order in writing to the individual or organization to whom the lottery prize is assigned and shall make all lottery prize payments according to the terms specified in the court order. The administrator may charge an initial processing fee, in an amount determined by rule, to cover any costs associated with processing the lottery prize payments in accordance with the terms specified in the court order.".

b1639/2.8 1520. Page 1402, line 19: after that line insert:

Inset 709-24).

1	*b1639/2.8* "Section 3025t. 569.01 (1j) of the statutes is created to read:
2	569.01 (1j) "Indian gaming facility" means a facility at which Indian gaming
3 .	is conducted under an Indian gaming compact.".
4	*b1888/4.20* 1521. Page 1402, line 19: after that line insert:
5	*b1888/4.20* "Section 3025w. 565.45 of the statutes is amended to read:
6	565.45 Report on expense limitation. Before January 1, 1992 2002, and
7	every 2 years thereafter, the department shall submit a report to the chief clerk of
8	each house of the legislature, for distribution to the legislature under s. 13.172 (2),
9	on the effects on the operation of the lottery of the 10% expense limitation under s.
10	25.75 (3) (b).". 25.75 (3) (b).". wisconsin act
11	*b1938/1.5* 1522. Page 1402, line 19: after that line insert: (this act)
12	*b1938/1.5* "SECTION 3025r. 565.30 (5m) of the statutes is amended to read:
13	565.30 (5m) Withholding of child support, spousal support, maintenance or
14	FAMILY SUPPORT. The administrator shall report to the department of workforce
15	development the name, address and social security number of each winner of a
16	lottery prize that is payable in instalments. Upon receipt of the report, the
17	department of workforce development shall certify to the administrator whether any
18	payee named in the report is obligated to provide child support, spousal support,
19	maintenance or family support under s. 767.02 (1) (f) or (g), 767.10, 767.23, 767.25,
20	767.26, 767.261, 767.458 (2), 767.465 (2m), 767.477, 767.51 (3), 767.62 (4) (a) or
21	948.22 (7) or ch. 769 and the amount required to be withheld from the lottery prize
22	under s. 767.265. The administrator shall withhold the certified amount from each
23	payment made to the winner and remit the certified amount to the department of
24	workforce development.".

Insert 709-24

or family support. The administrator shall report to the department of workforce development the name, address and social security number of each winner of a lottery prize that is payable in instalments and the name, address and social security number or federal income tax number of the person who has been assigned a lottery prize that is payable in instalments. Upon receipt of the report, the department of workforce development shall certify to the administrator whether any payee or assignee named in the report is obligated to provide child support, spousal support, maintenance or family support under s. 767.02 (1) (f) or (g), 767.10, 767.23, 767.25, 767.26, 767.261, 767.458 (3), 767.465 (2m), 767.477, 767.51 (3), 767.62 (4) (a) or 948.22 (7) or ch. 769 and the amount required to be withheld from the lottery prize under s. 767.265. Subject to par (b), the administrator shall withhold the certified amount from each payment made to the winner or assignee and remit the certified amount to the department of workforce development.

b1181/3.15 SECTION 3025pc. 565.30 (5m) (b) of the statutes is created to read:

565.30 (5m) (b) The administrator may not withhold from any payment to an assignee of a lottery prize any child support, spousal support, maintenance or family support specified in par. (a) that is owed by a winner of a lottery prize, nor may the administrator withhold from any payment to a winner any child support, spousal support maintenance or family support that is owed by an assignee.

b1181/3.15 Section 3025pf. 565.30 (5r) (a) of the statutes is amended to read:

565.30 (5r) (a) Annually, the administrator shall provide each clerk of circuit court in the state with a list of the winners or assignees of a lottery prize that is

(and of ins. 709-24)